Columbus City Bulletin



Bulletin 48 November 30, 2002

(Including Ordinances and Resolutions Acted Upon at the November 25, 2002 Meeting of Columbus City Council)



Proceedings of City Council

Vol. LXXXVII Saturday, November 30, 2002 NO. 48

PROCEEDINGS OF CITY COUNCIL REGULAR MEETING NO. 50 MONDAY, NOVEMBER 25, 2002 AT 5:00 P.M.

Council met in regular session with President Matthew D. Habash in the chair. The roll being called, the following members were present: Kevin L. Boyce, Jennette B. Bradley, President Pro Tem Michael C. Mentel, Maryellen O'Shaughnessy, Richard W. Sensenbrenner, Charleta B. Tavares and President Matthew D. Habash.

There being a quorum present, Council adopted a motion to dispense with reading of the minutes of the previous session and to accept the journal as recorded.

APPOINTMENTS:

The following was hereby reappointed to serve on the Columbus Veterans Advisory Board: Michael E. Mahoney term expiring September 10, 2004.

The following was hereby reappointed to serve on the Sewer and Water Advisory Board: John P. Winkel term expiring October 5, 2006.

The following was hereby appointed to serve on the Community Shelter Board: Joyce B. Link term expiring June 30, 2004.

The following was hereby appointed to serve on the Franklin County Convention Facilities Authority: Pierrette "Petee" Talley term expiring August 17, 2006.

THE CITY BULLETIN Official Publication of the City of Columbus

Published weekly under authority of the City Charter and direction of the City Clerk. The Office of Publication is the City Clerk's Office, 90 W. Broad Street, Columbus, Ohio 43215. The City Bulletin contains the official report of the proceedings of council. The Bulletin also contains all ordinances and resolutions acted upon by council, civil service notices and announcements of examinations, advertisements for bids and requests for professional services, and details pertaining to official actions of all city departments.

THE FOLLOWING COMMUNICATIONS WERE RECEIVED IN THE CITY CLERK'S OFFICE AS OF MONDAY, NOVEMBER 25, 2002:

Transfer Type: C1, C2, D6 To: 1553 E Main Inc DBA M & R Wine Shop 1553 E Main St 1st Floor Columbus Ohio 43205 From: William Erighter DBA M & R Carry Out 1553 E Main St 1st FI Columbus Ohio 43205

Transfer Type: C2, C2X, D6 To: Bywood Inc DBA Staffords Market 2204 Parkwood Ave 1st Floor Columbus Ohio 43211 From: Gita Inc DBA Green Dale Carry Out 2204 Parkwood Ave 1st fl Columbus Ohio 43211

Transfer Type: C1, C2
To: C U C of Columbus
DBA Cluck U Chicken
2620 N High St
Columbus Ohio 43202
From: C U C of Columbus Inc
DBA Cuck U Chicken
1605N High St
Columbus Ohio 43201

NOTICE:

TO THE COUNCIL OF THE CITY OF COLUMBUS, OHIO:

The undersigned a Board of Revision, appointed and acting in the pursuance of your resolution adopted on the 20th day of May, 2002, respectfully **approve** the estimated assessment for the cost and expense of improving **Eastmoor II**, Street Lighting Assessment, as made by the Division of Electricity, and hereby adopts said report as its own.

Walter Cates, Fred Parker, Darrin Wasniewski

NOTICE

TO THE COUNCIL OF THE CITY OF COLUMBUS, OHIO:

The undersigned a Board of Revision, appointed and acting in the pursuance of your resolution adopted on the 20th day of May, 2002, respectfully **approve** the estimated assessment for the cost and expense of improving **Hilock** Lewis Road, Sewer Assessment, as made by the Division of Utilities, and hereby adopts said report as its own.

Walter Cates, Fred Parker, Darrin Wasniewski

(11/30/02)

ORDINANCES

ORD. NO. 1562-02

To adopt the 2003 Community Development Block Grant (CDBG), HOME Investment Partnerships (HOME), Emergency Shelter Grant (ESG) and Housing Opportunities for Persons with AIDS (HOPWA) "Action Plans which implement the "Consolidated Plan", to authorize the filing of the plan application with the U.S. Department of Housing and Urban Development, and to declare an emergency.

WHEREAS, under the provisions as set forth in the various federal statutes authorizing the above programs the City of Columbus has filed a four year Consolidated Plan application with the Department of Housing and Urban Development, to be used for community development activities; and WHEREAS, in conjunction with the Consolidated Plan, the City is required to submit a one year budget or "Action Plan" detailing the various programs to be funded under the plan: and

WHEREAS, an emergency exists in the usual daily operation of the City in that it is immediately necessary to authorize the filing of the aforesaid plan application, thereby preserving the public health, peace, property, safety and welfare; now, therefore, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS

SECTION 1. That the City of Columbus hereby adopts the recommended 2003 Action Plan as set forth in the attached Exhibits A through D. SECTION 2. That the application for said plan as provided for in the federal statutes authorizing the Consolidated Plan Programs is hereby adopted, and that the Mayor, acting on behalf of the City of Columbus, is hereby authorized and directed to file such application with the U.S. Department of Housing and Urban Development.

SECTION 3. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this Ordinance is declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Note: Exhibits "A" through "D" on file in the City Clerk's office.

Passed as amended November 25, 2002, Matthew D. Habash, President of Council / Approved as amended November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1563-02

To adopt the recommended Community Development Block Grant "2003 Action Plan" for the Greater Columbus Chamber of Commerce Small Business Development Center and the Columbus Urban Growth Corporation, to authorize the filing of the plan with the U.S. Department of Housing and Urban Development, and to declare an emergency.

WHEREAS, in conjunction with the Consolidated Plan, the City is required to submit a one year budget or "Action Plan" detailing the various programs to be funded under the plan; and

WHEREAS, an emergency exist in the usual daily operation of the City in that it is immediately necessary to authorize the filing of the aforesaid plan application, thereby preserving the public peace, health, safety and welfare; now, therefore, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS

SECTION 1. That the City of Columbus hereby adopts the recommended 2003 Action Plan as set forth in the attached Exhibit A. SECTION 2. That the application for said plan as provided for in the federal statutes authorizing the Consolidated Plan Programs is hereby adopted, and that the Mayor, acting on behalf of the City of Columbus, is hereby authorized and directed to file such application with the U.S. Department of Housing and Urban Development.

SECTION 3. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this Ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1700-02

To enact an Ordinance by Initiative Petition enacting a two-year moratorium prohibiting extension of Columbus City Sewer and Water Pipelines into the Big Darby Watershed.

INITIATIVE PETITION

NOTICE. Whoever knowingly signs this petition more than once, signs a name other than his own, or signs when not a legal voter is liable to prosecution.

Pursuant to Section 41 of the Charter of the City of Columbus, Ohio, the following table sets forth the printed names and addresses of five (5) electors of the City of Columbus (referred to hereinafter as the "Petitioning Committee") who shall be officially regarded as filing this Initiative Petition:

	PRINTED NAME	STREET ADDRESS	CITY
1.	David Ditmars	600 Teteridge Rd.	Columbus
2.	Andrew Ingraham Dwyer	145 E. ComoAve.	Columbus
3.	Phillip L. Harmon	5312LongrifleRd.	Columbus
4.	Patricia Marida	1710 Dorsetshire Rd.	Columbus
5.	John Tetzloff	606 Woodbury Ave.	Columbus

The undersigned, being electors of the City of Columbus, Ohio, respectfully propose to the Council of the City of Columbus the ordinance set forth below ("Proposed Ordinance"). Pursuant to Section 44 of the Charter of the City of Columbus, Ohio, should Council fail to take action on or reject the Proposed Ordinance in whole or part, we respectfully request Council forthwith order and provide for the submission of such Proposed Ordinance in its original form to a vote of the electors of the city at the next ensuing election to be held not less than sixty nor more than one hundred and twenty days thereafter; provided, that should no election be held within such period, Council is further requested to submit the Proposed Ordinance in its original form to a vote of the electors of the city at the next ensuing election. The title and full text of the Proposed Ordinance is as follows, to wit:

"ORDINANCE ENACTING TWO-YEAR MORATORIUM PROHIBITING EXTENSION OF COLUMBUS CITY SEWER AND WATER PIPELINES INTO THE BIG DARBY WATERSHED

BE IT ORDAINED BY THE PEOPLE OF THE CITY OF COLUMBUS:

Section 1. Statement of Intent: This ordinance suspends City of Columbus sewer and water service infrastructure development within the Big Darby Watershed ("Watershed") for two years. The moratorium is intended to provide time for the City of Columbus and other governmental entities with land use jurisdiction in the Watershed to consider and / or implement a comprehensive land use development plan therein. The moratorium is also intended to protect the interests of all affected landowners against immediate residential and commercial construction that might be inconsistent with the provisions of any comprehensive plan that may ultimately be put in place.

Section 2. For a period of two (2) years from the effective date of this ordinance, the City of Columbus shall not permit any extension of Columbus City sewer and water pipelines into the Big Darby Watershed. For purposes of this ordinance, the Big Darby Watershed is defined commonly as that area of land whose natural surface water drains into the Big Darby Creek, the Hellbranch Run, the Clover Groff Ditch or the Hamilton Ditch, and is more particularly described for legal purposes as follows, to wit:

Hydrologic Unit Code Numbers 190, 200, 210, and 220 within Cataloguing Unit Number 05060001, Accounting Unit 050600, Subregion 0506 (Scioto River Basin), and Region 05 (Ohio Region) of the Federal Information Processing System, such Kydrologic Unit codes being more fully delineated and specified on the Map of the Big Darby Watershed within the Map of the Unified Watersheds & Associated Streams maintained by the Ohio Department of Natural Resources, Division of Soil & Water Conservation in cooperation with the Ohio Environmental Protection Agency, the United States Geological Survey, and the Natural Resources Conservation Service.

Section 3. So long as this ordinance remains in effect, the City of Columbus shall not enter into or amend any of its sewer and water contracts with the municipalities of Dublin, Grove City, or Hilliard, Ohio in a manner which would violate any of the provisions of Section 2 of this ordinance

Section 4. This ordinance shall not be construed to prohibit, restrict, or limit the City of Columbus or the municipalities of Dublin, Grove City, or Hilliard, Ohio from conducting any and all reasonable land, sewer, or water management programs necessary to preserve and protect the public health within the area affected by this ordinance.

Section 5. This ordinance shall not be construed to invalidate or amend any of the terms and conditions of any sewer or water contracts between the City of Columbus, the municipalities of Dublin, Grove City, or Hilliard, Ohio, and any landowner within the Big Darby Watershed which contracts were executed in the manner prescribed by law on or before the effective date of this ordinance.

Section 6. If any landowner within the Big Darby Watershed can demonstrate undue hardship as a result of the enactment of this ordinance, such landowner may apply for a variance hereof with the appropriate City, County, or State Officials and this ordinance shall not operate to prohibit the granting of such requested variance, provided, that such variance does not violate the intent of this ordinance as stated in Section 1 hereinabove.

Section 7. If any provision of a section within this ordinance is held by a court of law to be invalid, such invalidity shall not render inoperative any other provisions of that section or any other sections which can be given legal effect absent the invalid provision and, to this end, the provisions herein are deemed severable."

Passed November 25, 2002, Matthew D. Habash, President of Council / Returned unsigned November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1703-02

To repeal the current Building Services Division Fee Schedule adopted by Ordinance 0722-02, effective May 7, 2002, and to adopt a new Building Services Fee Schedule based on the "One-Stop Shop" initiative and as a result of the yearly review of fees related to the development process.

Whereas, the Department of Development and its partners of the construction industry have committed to the Building Services Division's One-Stop-Shop as memorialized in the signing of the Memorandum of Understanding concerning its funding and operation; and

Whereas, the cost of all services rendered by the Building Services Division and certain services within the Public Service Department are to be made self-sustaining through the creation of a Building Services Special Revenue Fund; and

Whereas, this fund is to be supported by the fees collected at both the Building Services Division and within the Public Service Department for services associated with the development process; and

Whereas, only a few minor fee changes resulted from this annual review and no fee increases are proposed; and

Whereas, clarification is being added to several fee areas in order to better explain the fee structure in places where confusion seemed to be common; and

Whereas, this fee schedule is a reflection of an annual review process; and

Whereas, the Columbus Building Commission held a public hearing on October 15, 2002, and recommended passage of this fee schedule by Columbus City Council: now therefore.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That the revised Fee Schedule, as required and authorized by Columbus City Codes Section 4103.14 and titled "Fees and Assessments", which has been created, reviewed and recommended that accompanies this document, shall be utilized as the Fee Schedule for the permits, licenses, registrations and other functions subject to it for services offered by the Building Services Division of the Department of Development and become effective on January 1, 2003, or the earliest period allowed by law.

Section 2. The funds generated from these fees shall be deposited in Special Revenue Fund 240.

Section 3. Funds necessary for any refunds are hereby deemed appropriated.

Section 4. That the existing Fee Schedule that was adopted by Ordinance 0722-02, which became effective May 7, 2002, is hereby repealed.

Section 5. That this Ordinance shall take effect and be in force from and after the earliest period allowed by law.

Note: Building Services Division Fee Schedule in file in the City Clerk's Office

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1704-02

To authorize and direct the Director of Recreation and Parks to enter into a revenue-generating contract with Sun Shine Catering for food service at Turnberry Golf Course.

WHEREAS, on October 1, 2002, the Recreation and Parks Department received only one bid for the revenue-generating contract for food service at Turnberry Golf Course; and

WHEREAS, the revenue-generating contract will be awarded to the sole bidder; now, therefore BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the Director of Recreation and Parks be and he is hereby authorized and directed to enter into a revenue-generating contract with Sun Shine Catering for food service at Turnberry Golf Course, for a multi-year term beginning January 1, 2003, in accordance with specifications on file in the Recreation and Parks Department.

SECTION 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1705-02

To authorize and direct the Director of Recreation and Parks to accept a grant in the amount of \$16,162.00 and enter into an agreement with the Ohio Arts Council for funding to support the 2003 Festival Latino, to authorize an appropriation of \$16,162.00 from the unappropriated balance of the Recreation and Parks Grant Fund to the Recreation and Parks Department. (\$16,162.00)

WHEREAS, the Ohio Arts Council has awarded the City of Columbus. Recreation and Parks Department, a grant to support the 2003 Festival Latino; and

WHEREAS, it is necessary to accept said grant and appropriate said funds; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the Director of Recreation and Parks be and he is hereby authorized and directed to accept a grant in the amount of S 16,162.00 and enter into an agreement with the Ohio Arts Council to support the 2003 Festival Latino.

SECTION 2. That from the unappropriated monies in the Recreation and Parks Grant Fund No. 286, and from all monies estimated to come into said fund from any and all sources and unappropriated for any other purpose during the fiscal year ending December 31. 2002, the sum of \$16,162.00 is appropriated to the Recreation and Parks Department, Department No. 51-01, as follows:

Grant Title Grant No. OCA Code Object Level 3 Amount 2003 Festival Latino-OAC 510303 510303 3336 \$16,162.00

SECTION 3. That the monies in the foregoing Section 2 shall be paid upon order of the Director of Recreation and Parks, and that no order shall be drawn or money paid except by voucher, the form of which shall be approved by the City Auditor.

SECTION 4. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1706-02

To authorize expenditures from the Recreation and Parks Special Purpose Fund in the amount of \$11,000.00 in conjunction with the Ice Hockey Program for the remainder of 2002 and through March 30, 2003. (\$11,000.00)

WHEREAS, it is necessary to pay expenses associated with the Ice Hockey Program for the remainder of 2002 and through March 30, 2003; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the Columbus Recreation and Parks Department is hereby authorized to pay expenses associated with the Ice Hockey Program for the remainder of 2002 and through March 30, 2003.

SECTION 2. That the expenditure of \$11,000.00, or so much thereof as may be necessary, be and is hereby authorized from the Recreation and Parks Special Purpose Fund. as follows, to pay the cost thereof.

Fund Type	Division	Fund	Project Title	Sub-Fund No.	Object Level 3	OCA Code	Amount
Special Purpose	51-01	223	Recreation Center Donations	028	3336	510966	\$11,000.00

SECTION 3. That the monies in the foregoing Section 2 shall be paid upon order of the Director of Recreation and Parks, and that no order shall be drawn or monies paid except by voucher, the form of which shall be approved by the City Auditor.

SECTION 4. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1707-02

To authorize the Finance Director to establish additional Blanket Purchase Orders, for water meters and appurtenances, from established Universal Term Contracts with Hersey Meters/Div. Of Mueller Co. and ABB Water Meters Inc., for the Division of Water, and to authorize the expenditure of \$70,000.00 from Water Systems Operating Fund. (\$70,000.00)

WHEREAS, the Purchasing Office has established Universal Term Contracts FL000871 and FL000874 for water meters and appurtenances, and

WHEREAS, the Division of Water has already encumbered over S 100,000.00 against these contracts, thus, legislation is required to encumber additional funds, and

WHEREAS, it has become necessary in the usual daily operation of the Division of Water, Department of Public Utilities, to authorize the Finance Director to establish additional Blanket Purchase Orders, for water meters and appurtenances, based on the above mentioned Universal Term Contracts, for the preservation of public health, peace, property and safety; now, therefore, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That the Finance Director be and is hereby authorized to establish additional Blanket Purchase Orders, for water meters and appurtenances, from established Universal Term Contracts, with Hersey Meters/Div. Of Mueller Co. and ABB Water Meters Inc., for the Division of Water, Department of Public Utilities.

Section 2. That the expenditure of \$70,000.00 or as much thereof as may be needed, is hereby authorized from Water Works Fund 600, Department 60-09, OCA Code 602672, Object Level One 02, Object Level Three 2246, vendors and amounts listed below, to pay the cost thereof.

VENDOR AMOUNT Hersey Meters/Mueller Co. \$60,000.00 ABB Water Meters Inc. \$ 10.000.00 \$ 70,000.00

Section 3. That this Ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1708-02

To authorize the payment of \$2,219.83 for vacation time and benefits which have been accumulated in excess of the maximum amount established by Salary Ordinance for Captain Ronald A. Casto. (\$2,219.83)

Whereas, Captain Ronald A. Casto is requesting payment for \$1.54 hours of vacation that he was unable to take due to injury leave;

Whereas, the vacation leave has accumulated in excess of the amount established by salary ordinance; and

Whereas, a situation exists in the usual daily operation of the Division of Fire, Department of Public Safety in that provision for vacation time due the employee above should be made for reasons above for the preservation of the public health, peace, property, safety and welfare; Now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS

Section 1. That this Council determines that it is in the best interest of the City of Columbus to authorize the payment to Captain Ronald A. Casto the appropriate amount due for accrued vacation time that he has not been able to use for no fault of his own, and which otherwise be forfeited. Such expenditure is hereby authorized as follows:

OCA	Object Level 3	Amount
300897	1130 Wages	\$2,176.30
300897	1173 Workers Comp	\$ 43.53
	TOTAL.	\$2 219 83

Section 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1709-02

To authorize and direct the Finance Director to contract for the rental of parking spaces for the Division of Police, to authorize the expenditure of \$187,200.00 from the General Fund. (\$187,200.00)

WHEREAS, the Division of Police needs to park up to 126 unmarked vehicles close to the Central Safety Building; and

WHEREAS, the City has an universal term contract with APCOA, Inc. for the rental of parking spaces for city vehicles; now therefore BE IT ORDAINED BY THE COUNCIL OF THE CTTY OF COLUMBUS

Section 1. That the Finance Director be and is hereby authorized and directed to contract with APCOA, Inc. for the rental of parking spaces for the Division of Police, Department of Public Safety, on the basis of the City's Universal Term Contract.

Section 2. That the expenditure of \$187,200.00 or so much thereof as may be needed, be and the same is hereby authorized as follows;

Dept	Fund	Obj. Level 1	Obj. Level 3	OCA
30-03	010	03	3327	301580

Section 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1710-02

To transfer certain real property from the Public Service Department, Facilities Management Division to the Public Service Department, Transportation Division and to dedicate this property as public right-of-way.

WHEREAS, As a part of the Engine House Number 19 improvement project, the City of Columbus, Public Service Department, Facilities Management Division granted the Transportation Division certain real property for the purpose of constructing roadway improvements at Northmoor Place and the unnamed alley west of North High Street; and

WHEREAS, Current records indicate that this real property has not been dedicated as public right-of-way; and

WHEREAS, Ohio Revised Code Chapter 723.03 requires that property to be used as a public street or alley must be accepted and dedicated as public right-of-way by an ordinance specially passed for such purpose; and

WHEREAS, it is now necessary to transfer certain real property from the Public Service Department, Facilities Management Division to the Public Service Department, Transportation Division and to accept and dedicate this property as public right-of-way; now, therefore, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That the City of Columbus, Public Service Department, Facilities Management Division be and hereby is authorized to transfer the following described real property to the City of Columbus, Public Service Department Transportation Division, to-wit:

Situated in the State of Ohio, County of Franklin, and City of Columbus, being part of Lot Fourteen (14) as designated and delineated on the recorded plat of "Northmoor", a subdivision of record in P.B. 14 Pg. 18 and being a 0.0206 acre tract of land out of an 0.914 acre tract of land deeded to the City of Columbus, Engine House # 19 as recorded in Instrument No. 199908090201760, said 0.0206 acre tract being more particularly bounded and described as follows:

Beginning for Reference at an iron pin found at the intersection of the westerly right-of-way line of North High Street and the southerly right-of-way line of Northmoor Place, marking the northeast comer of said 0.914 acre tract of land and the northeast comer of said lot Fourteen (14);

Thence N 84° 19' 23" W a distance of 100.46 feet to an iron pin set, said pin being THE TRUE PLACE OF BEGINNING for the tract herein to be described;

Thence along a broken-back curve to the left having a radius of 45.00 feet, a delta angle of 76° 53' II", a chord bearing S 26° 50' 48" W a distance of 60.39 feet to an iron pin set;

Thence S 78° 19' 21" W to the easterly right-of-way line of a 15 feet wide alley a distance of 5.70 feet to an iron pin set; Thence N 11° 40' 37" W along the easterly right-of-way line of said alley a distance of 56.45 feet to an iron pin found on the intersection of said easterly right-of-way line of said alley and the southerly right-of-way line of said Northmoor Place;

Thence S 84° 19' 23" E along the southerly right-of-way line of said Northmoor Place a distance of 42.48 feet to the TRUE PLACE OF BEGINNING containing 0.0206 acres, more or less. The above description was prepared by Douglas R. Hock, Ohio P.S. No. 7661 on August 1, 2002.

Section 2. That the above described property shall be and hereby is accepted and dedicated as public road right-of-way.

Section 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1711-02

To authorize the Director of the Public Service Department to execute maintenance agreements for landscaping to be installed within medians in the public right-of-way by Civic Associations and other interested parties when maintenance agreements are submitted to the City for approval and execution.

WHEREAS, from time to time the City of Columbus receives requests from Civic Associations and other interested parties asking for permission to plant and maintain landscaping within medians in the public right-of-way; and

WHEREAS, Columbus City Code prohibits the installation of landscaping materials within the right-of-way unless specifically reviewed, approved and permitted by the Public Service and the Recreation and Parks Departments; and

WHEREAS, these departments would like to establish a standard approval process the City will use for all requests to landscape medians; and

WHEREAS, applicants will be required to submit planting plans, proof of liability insurance and maintenance agreements specific to the median area within the public right-of-way to be landscaped for review; and

WHEREAS, these items will be reviewed and a recommendation will be made by the Public Service Department, Transportation Division before the plans will be forwarded to the Recreation and Parks Department for their review and recommendation; and

WHEREAS, after the reviews are completed and recommendations given maintenance agreements will need to be executed by the Director of the Public Service Department; now, therefore

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That the Director of the Public Service Department is hereby authorized to execute maintenance agreements for landscaping to be installed within medians in the public right-of-way when such maintenance agreements are submitted for execution by the Administrator of the Transportation Division.

Section 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1713-02

To authorize the Director of the Public Service Department to execute those documents required to sell that right-of-way identified as the portion of Capitol Alley (the alley south of West Broad Street) from McDowell Street to the east line of the alley west thereof to Alan L. Doerman and Kathryn P. Doerman; to authorize the acceptance property from the Doermans that will be used for new right-of-way; and to waive the competitive bidding provisions of Columbus City Codes.

WHEREAS, the City of Columbus, Public Service Department, Transportation Division, is the owner of that right-of-way identified as the portion of Capitol Alley (the alley south of West Broad Street) from McDowell Street to the east line of the alley west thereof; and

WHEREAS, Alan L. Doerman and Kathryn P. Doerman have requested the opportunity to purchase this right-of-way to allow for expansion of their adjacent property; and

WHEREAS, the Department of Law, Real Estate Division established a value of \$2,504.88 for this right-of-way; and

WHEREAS, as a condition of the transfer of this right-of-way the Transportation Division requested the Doerman's dedicate sufficient new right-of-way to accommodate a north to west traffic movement on the remaining alleyways west of McDowell Street; and

WHEREAS, the Doerman's agreed to dedicate the additional right-of-way and requested a credit, in the amount of \$419.84, for the additional right-of-way to be deeded to the City; and

WHEREAS, the Land Review Commission voted to recommend that the requested right-of-way be sold to the Doerman's for \$2,085.04 cash and a deed for additional right-of-way; now, therefore

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That the Director of the Public Service Department be and is hereby authorized to execute quit claim deeds and other incidental instruments prepared by the Department of Law, Real Estate Division, necessary to transfer the following described right-of-way to Alan L. Doerman and Kathryn P. Doerman for \$2,085.04 cash and a deed for additional right-of-way as requested by the Transportation Division; to-wit:

Situate in the State of Ohio, County of Franklin, City of Columbus and being part of the 15.5 foot alley as shown and delineated upon the recorded plat of F.C. Sessions Western Addition of record in Plat Book 2, Page 242, all references being to those records of the Office of Recorder, Franklin County, Ohio, unless otherwise noted. Said Alley being south of W. Broad Street and between McDowell Street and May Avenue and being more particularly bounded and described as follows:

Beginning at a P.K. Nail set at the northeasterly comer of said Alley in the westerly line of McDowell Street and at the southeasterly comer of Lot 1 of said F.C. Sessions Western Addition and said P.K. nail being South, 128.00 feet from the intersection of the westerly line of McDowell Street and the southerly line of W. Broad Street;

Thence with the westerly line of McDowell Street, South, 15.5 feet to an iron pin found at the northeasterly corner of Lot 61 of said F.C. Sessions Western Addition;

Thence with the southerly line of said Alley and the northerly line of said Lot 61, South 89 degrees 54 minutes 30 seconds West, 91,00 feet to a P.K. nail set;

Thence with said Alley and a northwesterly line of said Lot 61, South 44 degrees 57 minutes 15 seconds West, 7.07 feet to a P.K. nail set in the easterly line of a 16 foot alley;

Thence across said 15.5 foot alley. North, 20.50 feet to an iron pin set in the southerly line of Lot 3 of said F.C. Sessions Western Addition and the northerly line of said Alley;

Thence with the northerly line of said Alley and the southerly lines of Lots 3, 2, and 1 of said F.C. Sessions Western Addition, North 89 degrees 54 minutes 30 seconds East, 96.00 feet to the place of beginning and CONTAINING 0.034 ACRES (1500 SQUARE FEET)

The basis of bearings for the forgoing description is McDowell Street held as NORTH. Myers Surveying Company, Inc., James L. Williams, P.S. Registered Surveyor No. 7167

Section 3. That the \$2,085.04 to be received by the City as consideration for the sale of this right-of-way shall be deposited in Fund 748, Project 537650.

Section 4. That a general utility easement in, on, over, across, under and through the above referenced property shall be and hereby is reserved unto the City of Columbus for existing utilities located within said property.

Section 5. That this Council has determined it is in the best interest of the City of Columbus to allow this right-of-way to be sold without requiring competitive bidding and hereby waives the competitive bidding provision of Columbus City Codes (1959) Revised, Section 329.25 with regards to the transfer of this property.

Section 6. That the City shall accept a General Warranty Deed from Alan L. Doerman and Kathryn P. Doerman for property that will be used for road right-of-way purposes and is more fully described as follows:

Situate in the State of Ohio, County of Franklin, City of Columbus and being part of Lots 43 and 44 of F.C. Sessions Western Addition as the same is numbered and delineated upon the recorded plat of the same of record in Plat Book 2, Page 242 and as conveyed to Kathryn P. Doerman and Alan L. Doerman by deed of record in Official Record 10667 1-06, all referenced being to those records of the Office of Recorder, Franklin County, Ohio, unless otherwise noted and being more particularly bounded and described as follows;

Commencing at a P.K. nail set in the easterly line of May Avenue at the northwesterly comer of said Lot 43 and said P.K. nail being South, 141.00 feet from the intersection of the easterly line of May Avenue and the southerly line of W. Broad Street and said P.K. nail being in the southerly line of a 15.5 foot alley;

Thence with the northerly line of said Lot 43 and the southerly line of said 15.5 foot alley, North 89 degrees 54 minutes 30 seconds East, 54.94 feet to a P.K. nail set at THE POINT OF BEGINNING of the following herein described parcel;

Thence continuing with the northerly line of said Lot 43 and the southerly line of said 15.5 foot alley. North 89 degrees 54 minutes 30 seconds East, 30.06 feet to a P.K. nail set;

Thence with the northeasterly line of said Lot 43, South 45 degrees 02 minutes 45 seconds East, 7.07 feet to a P.K. nail set in the westerly line of a 16 foot alley and the easterly line of said Lot 43;

Thence with the easterly line of said Lot 43 and part of said Lot 44, South, 30.06 feet to a P.K. nail set at a point of curvature;
Thence across said Lots 44 and 43 and with a curve to the left whose radius is 35.00 feet, a chord bearing of North 45 degrees 02 minutes 45 seconds West, a chord distance of 49.54 feet to the place of beginning and CONTAINING 251.4 SQUARE FEET (0.0058 ACRES)

The basis of bearings for the foregoing description is McDowell Street held as NORTH. Myers Surveying Company, Inc., James L. Williams, P.S. Registered Surveyor No. 7167

Section 7. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1714-02

To authorize the Director of the Department of Development to modify a contract with The Legal Aid Society of Columbus by extending the contract period.

WHEREAS, The Legal Aid Society of Columbus contracts with the City of Columbus for capital improvements; and

WHEREAS, The Legal Aid Society of Columbus, delivers legal services to low income individuals and families; and

WHEREAS, the Director of the Department of Development desires to modify Contract No. DL001722 with The Legal Aid Society of Columbus by extending the contract period; and

WHEREAS, the modification will enable The Legal Aid Society of Columbus to complete their contractual obligations with the City of Columbus; and now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That the Director of the Department of Development is hereby authorized to modify Contract No. DL001722 with The Legal Aid Society of Columbus by extending the contract period. The new contract period will be December 31, 2000 through December 30, 2002.

Section 2. That this modification is made pursuant to Section 329.13 of the Columbus City Codes, 1959 as amended.

Section 3. That this Ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1721-02

An ordinance establishing an Tax Increment Finance, incentive district and declaring improvements to certain parcels of real property to be a public purpose, describing the public infrastructure improvements to be made to benefit those parcels, requiring the owners thereof to make service payments in lieu of taxes, establishing a municipal public improvement tax increment equivalent fund for the deposit of such service payments, and protecting the Licking Heights School District against any loss of revenue.

WHEREAS, to carry out its public purpose of encouraging affordable housing, providing essential city services and improving the economic welfare of the people of the City, the City has determined to create an incentive district to facilitate such purposes by passing an Ordinance declaring improvements to certain parcels within the incentive district to be a public purpose under Section 5709.40 of the Ohio Revised Code; and

WHEREAS, the real property shown on Exhibit A hereto is located in the State of Ohio, County of Franklin and City of Columbus (such property, together with any improvements now or hereafter constructed, developed or located thereon, is collectively hereinafter referred to as the "Property"); and

WHEREAS, the City finds the completion of certain public infrastructure improvements will facilitate the development of affordable housing and the provision of essential city services and has determined that it is necessary to pass this Ordinance declaring the development of the project area to be a public purpose under Section 5709.40(C) of the Ohio Revised Code; and

WHEREAS, Exhibit B hereto describes the public improvements made, to be made, or which are in the process of being made by, or on behalf of the City that benefit or serve or, once made, will benefit or serve the Property (collectively, the "Public Improvements"); and

WHEREAS, owner(s) of portions of the Property and others are developing and/or have proposed developing certain improvements on the Property (collectively, the "Private Improvements") including without limitation affordable single family, multifamily and senior housing facilities and related improvements; and

WHEREAS, the Engineer has certified that the development of Private Improvements to the Property are consistent with its current zoning and plan of development, which is a written economic development plan encompassing the Private Improvements, and which was previously adopted by this Council, and that the Private Improvements shall, during construction and upon completion, place direct, additional demand on the Public Improvements, and that the Public Improvements are inadequate to support such development needs; and

WHEREAS, in accordance with Section 5709.42 of the Ohio Revised Code, the City has elected to direct and require the current and future owners of the Property and the Private Improvements to make annual service payments in lieu of taxes to the Franklin County Treasurer on or before the final dates for payment of real property taxes; and

WHEREAS, Section 5709.40, 5709.42 and 5709.43 of the Ohio Revised Code provide that this Council may declare improvements to a parcel of real property located in the City to be a public purpose, thereby exempting those improvements from real property taxation for a period of time, specify public infrastructure improvements to be made to benefit that parcel, provide for the making of service payments in lieu of taxes by the owner thereof, provide for the distribution of the applicable portion of those service payments to the Licking Heights School District and establish a municipal public improvement fund into which the remaining portion of such service payments shall be deposited; and

WHEREAS, this Council finds and determines that notice of this proposed Ordinance has been delivered to all affected school districts, in accordance with Sections 5709.40(D)(4) and 5709.83 of the Ohio Revised Code; NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That pursuant to and in accordance with Section 5709.40 of the Ohio Revised Code, this Council hereby finds and determines that the increase in assessed value of the Property subsequent to the effective date of this Ordinance (which increase in assessed value is hereinafter referred to as the "Improvement" as defined in Section 5709.40, Ohio Revised Code) resulting from development, is hereby declared to be a public purpose, and one hundred percent of such increase in assessed value shall be exempt from taxation for a period commencing with the tax year in which the Improvements first appear on the tax list and duplicate of real and public utility property and that begins after the effective date of this Ordinance, and ending with the earlier of thirty (30) years from such effective date on which the City can no longer require semiannual service payments in lieu of taxes, all in accordance with the requirements of Sections 5709.40, 5709.42 and 5709.43, Ohio Revised Code. This ordinance does not apply to any property for any period of time it is otherwise exempt from taxation pursuant to Section 5709.12 of the Revised Code.

Section 2. That the Public infrastructure Improvements set forth in Exhibit B hereto and to be made by the City or on its behalf are hereby designated as "Public Infrastructure Improvements," as defined in Section 5709.40, Ohio Revised Code, that benefit or serve, or that once made will benefit or serve, the Property.

Section 3. That as provided in Section 5709.42, Ohio Revised Code, the owners from time to time of the Improvement are hereby required to, and shall make, annual service payments in lieu of taxes to the Franklin County Treasurer on or before the final dates for payment of real property taxes, which service payments shall be (a) distributed by the Franklin County Treasurer to the Licking Heights School District, or (b) deposited in the Waggoner Road Project Municipal Public Improvement Tax Increment Equivalent Fund established in Section 4 hereof, all pursuant to Sections 5709.40 and 5709.42, Ohio Revised Code, and as provided in Section 4 of this Ordinance. This Council further hereby authorizes and directs the Mayor, the Clerk of Council, the Director of Law, the Director of Finance, or other appropriate officers of the City, to make such arrangements as are necessary and proper for collection from said owners of said service payments in lieu of taxes.

Section 4. That this Council hereby establishes pursuant to and in accordance with the provisions of Section 5709.43, Ohio Revised Code, the Waggoner Road Project Municipal Public Improvement Tax Increment Equivalent Fund (the "Fund"). The Fund shall be in the custody of the City and shall receive from the payments in lieu of taxes all amounts not distributed to the Licking Heights School District. Those annual service payments in lieu of taxes with respect to the Improvements on the Property, so deposited and distributed pursuant to law as provided in Section 5709.42, Ohio Revised Code, shall be used solely for the purposes authorized in Sections 5709.40, 5709.42 and 5709.43, Ohio Revised Code.

Any expenditures of service payments deposited in the Waggoner Road project Tax Equivalent Fund is subject to the expenditure restrictions and appropriation requirements of Sections 27 through 31 of the Charter of the City.

The Fund shall remain in existence so long as such service payments are collected and used for the aforesaid purposes, after which the Fund shall be dissolved in accordance with said Section 5709.43, Ohio Revised Code. Pursuant to Sections 5709.40 and 5709.42, Ohio Revised Code, the Franklin Comity Treasurer shall distribute to the Licking Height School District from those payments in lieu of real taxes provided for in Section 3 of this Ordinance, and at the same time and in the same manner as real Property tax payments, amounts equal to the amounts that the Licking Heights School District could otherwise receive as real property tax payments derived from the Improvement absent the passage of the Ordinance.

Section 5. That this Council further hereby authorizes and directs the Mayor, the Clerk of Council, the Director of Development, or other appropriate officers of the City to prepare and sign all agreements and instruments and to take any other actions as may be appropriate to implement this Ordinance.

Section 6. That pursuant to Section 5709.40(0), of the Ohio Revised Code, the Clerk of this Council is hereby directed to deliver a copy of this Ordinance to the Director of the Department of Development of the State of Ohio within 15 days after its passage. On or before March 31 of each year that the exemption set forth in Section 1 hereof remains in effect, the Clerk or other authorized officer of this City shall prepare and submit to the Director of the Department of Development of the State of Ohio the status report required under Section 5709.40(G), Ohio Revised Code.

Section 7. That this Ordinance shall take effect and be in force from and after the earliest time permitted by law.

Note: Exhibits "A" and "B" on file in the City Clerk's office

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1762-02

To set forth a statement of municipal services and zoning conditions to be provided to the area contained in a proposed annexation (AN02-041) of 1.09± Acres in Blendon Township to the city of Columbus as required by the Ohio Revised Code and to declare an emergency.

WHEREAS, a petition for the annexation of certain territory in Blendon Township was duly filed by Norman Nerland on October 25, 2002;

and

WHEREAS, a hearing on said petition will be scheduled before the Board of County Commissioners of Franklin County; and WHEREAS, the Ohio Revised Code requires that before said hearing the Municipal Legislative Authority shall adopt a statement indicating what services, if any, the municipal corporation will provide to the territory proposed for annexation upon annexation; and

WHEREAS, the Ohio Revised Code requires that before said meeting the Municipal Legislative Authority to adopt an ordinance stating zoning buffering conditions; and

WHEREAS, properties proposed for annexation are included within the Columbus Comprehensive Plan study area and within the Northland Plan - Volume II planning area; and

WHEREAS, upon annexation, properties will have uniform access to City services as they become available; and

WHEREAS, an emergency exists in the usual daily operation of the Department of Development in that it is immediately necessary to present this ordinance to the Franklin County Board of Commissioners in accordance with the Ohio Revised Code all for the preservation of the public peace, property, health safety and welfare; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS

Section 1. That the city of Columbus will provide the following municipal services for 1.09± acres in Blendon Township upon the annexation of said area to the city of Columbus:

Public Safety: The City of Columbus, Department of Public Safety will be able to provide the appropriate level of safety related services to the proposed annexation area. Such services will include police and fire protection as well as emergency medical service to the subject property.

While the petitioner for annexation may have proposed future development plans for the property in question, the Department of Public Safety requests that the City exercise its discretion in the coming development planning and review process to ensure any future development will be properly served by the Department of Public Safety. Discussions between the City and the present property owner or any future developers regarding post annexation changes in zoning or other changes to the property should include the Department of Public Safety and the Department of Development to ensure any proposed development of the annexation property may be adequately accommodated. Specific details for safety services are dependent upon the parameters of future development that is ultimately approved by the City.

At the present time fire protection for the proposed annexation is as follows:

First response from: Station 29, 5151 Little Turtle Way, 11 Personnel/ 5 Paramedics.

Apparatus responding: Paramedic/Engine, and Medic.

Time: 5.5 minutes.

Second response from: Station 28, 3240 McCutheon Road, 10 Personnel/ 3 Paramedics.

Apparatus responding: Paramedic/Engine, Ladder, and Medic.

Time: 10.0 minutes.

Sanitation: Residential refuse collection services will be available upon annexation of the property.

Streets: Maintenance will be available for any additional right-of-way that may be included in this annexation request.

Water: This site can be served by an existing 12 inch main located in Broadview Road.

Sewer:

Sanitary Sewer: This site can be served by an existing 10 inch sewer located along the easterly property line.

Storm Sewer: All storm sewers necessary for development/redevelopment of the area shall be designed in accordance with design policy and zoning codes in effect at the time of development.

All sanitary and storm sewers required shall be constructed privately by the owners/developers at their own cost and expense with no cost to

the city.

Section 2. If this 1.09 acre site is annexed and if the City of Columbus permits uses in the annexed territory that the City of Columbus determines are clearly incompatible with the uses permitted under current county or township zoning regulations in the adjacent land remaining within Blendon Township, the Columbus City Council will require, in the zoning ordinance permitting the incompatible uses, the owner of the annexed territory to provide a buffer separating the use of the annexed territory and the adjacent land remaining within Blendon Township. For the purpose of this section, "buffer" includes open space, landscaping, fences, walls, and other structured elements: streets and street right-of-way; and bicycle and pedestrian paths and sidewalks.

Section 3. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1763-02

To set forth a statement of municipal services and zoning conditions to be provided to the area contained in a proposed annexation (AN02-035) of 62.0 ± Acres in Hamilton Township to the city of Columbus as required by the Ohio Revised Code and to declare an emergency.

WHEREAS, a petition for the annexation of certain territory in Hamilton Township was duly filed by Jacquelyn A. Debus, et al. on November 13, 2002; and

WHEREAS, a hearing on said petition will be scheduled before the Board of County Commissioners of Franklin County; and WHEREAS, the Ohio Revised Code requires that before said hearing the Municipal Legislative Authority shall adopt a statement indicating what services, if any, the municipal corporation will provide to the territory proposed for annexation upon annexation; and

WHEREAS, the Ohio Revised Code requires that before said meeting the Municipal Legislative Authority to adopt an ordinance stating zoning buffering conditions; and

WHEREAS, properties proposed for annexation are included within the Columbus Comprehensive Plan study area and within the South Central Accord planning area; and

WHEREAS, upon annexation, properties will have uniform access to City services as they become available; and

WHEREAS, an emergency exists in the usual daily operation of the Department of Development in that it is immediately necessary to present this ordinance to the Franklin County Board of Commissioners in accordance with the Ohio Revised Code all for the preservation of the public peace, property, health safety and welfare; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS

Section 1. That the city of Columbus will provide the following municipal services for $62.0\pm$ acres in Hamilton Township upon the annexation of said area to the city of Columbus:

Public Safety: The City of Columbus, Department of Public Safety will be able to provide the appropriate level of safety related services to the proposed annexation area. Such services will include police and fire protection as well as emergency medical service to the subject property.

While the petitioner for annexation may have proposed future development plans for the property in question, the Department of Public Safety requests that the City exercise its discretion in the coming development planning and review process to ensure any future development will be properly served by the Department of Public Safety. Discussions between the City and the present property owner or any future developers regarding post annexation changes in zoning or other changes to the property should include the Department of Public Safety and the Department of Development

to ensure any proposed development of the annexation property may be adequately accommodated. Specific details for safety services are dependent upon the parameters of future development that is ultimately approved by the City.

At the present time fire protection for the proposed annexation is as follows:

First response from: Station 22, 3069 Parsons Ave., 10 personnel/ 3 paramedics.

Apparatus responding: Paramedic/Engine, Medic, and Ladder.

Time: 4.5 minutes.

Second response from: Station 14, 1514 Parsons Ave., 7 personnel/ 3 paramedics.

Apparatus responding: Paramedic/Engine, Medic, and Battalion Chief.

Time: 9 minutes.

Sanitation: Residential refuse collection services will be available upon annexation of the property.

Streets: Maintenance will be available for any additional right-of-way that may be included in this annexation request.

Water: This site can be served by an existing 42 inch main located in Parsons Avenue.

Sewer:

Sanitary Sewer: This proposed annexation is tributary to a subtrunk sewer which is currently in the construction phases and will be stubbed to the north side of Rathmell Rd. approx. 1200 ft. east of Parsons Ave. per sanitary sewer plan CC-12960. The site will require mainline extension from that point (approx. 2200 feet) at the developer's expense. The tributary boundary of the sewer extends beyond the proposed annexation to the north, therefore, the developer will be required to extend sewer through his/her site.

Storm Sewer: All storm sewers necessary for development/redevelopment of the area shall be designed in accordance with design policy and zoning codes in effect at the time of development.

All sanitary and storm sewers required shall be constructed privately by the owners/developers at their own cost and expense with no cost to

the city.

Section 2. If this 62.0 acre site is annexed and if the City of Columbus permits uses in the annexed territory that the City of Columbus determines are clearly incompatible with the uses permitted under current county or township zoning regulations in the adjacent land remaining within Hamilton Township, the Columbus City Council will require, in the zoning ordinance permitting the incompatible uses, the owner of the annexed territory to provide a buffer separating the use of the annexed territory and the adjacent land remaining within Hamilton Township. For the purpose of this section, "buffer" includes open space, landscaping, fences, walls, and other structured elements: streets and street right-of-way; and bicycle and pedestrian paths and sidewalks.

Section 3. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1764-02

o set forth a statement of municipal services and zoning conditions to be provided to the area contained in a proposed annexation (AN02-032) of 1.9± Acres in Washington Township to the city of Columbus as required by the Ohio Revised Code and to declare an emergency.

WHEREAS, a petition for the annexation of certain territory in Washington Township was duly filed by Michael & Nancy Valentine, et al. on November 7, 2002; and

WHEREAS, a hearing on said petition is scheduled before the Board of County Commissioners of Franklin County on ; and

WHEREAS, the Ohio Revised Code requires that before said hearing the Municipal Legislative Authority shall adopt a statement indicating what services, if any, the municipal corporation will provide to the territory proposed for annexation upon annexation; and

WHEREAS, the Ohio Revised Code requires that before said meeting the Municipal Legislative Authority to adopt an ordinance stating zoning buffering conditions; and

WHEREAS, properties proposed for annexation are included within the Columbus Comprehensive Plan study area; and

WHEREAS, upon annexation, properties will have uniform access to City services as they become available; and

WHEREAS, an emergency exists in the usual daily operation of the Department of Development in that it is immediately necessary to present this ordinance to the Franklin County Board of Commissioners in accordance with the Ohio Revised Code all for the preservation of the public peace, property, health safety and welfare; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS

Section 1. That the city of Columbus will provide the following municipal services for $1.9\pm$ acres in Washington Township upon the annexation of said area to the city of Columbus:

Public Safety: The City of Columbus, Department of Public Safety will be able to provide the appropriate level of safety related services to the proposed annexation area. Such services will include police and fire protection as well as emergency medical service to the subject property.

While the petitioner for annexation may have proposed future development plans for the property in question, the Department of Public Safety requests that the City exercise its discretion in the coming development planning and review process to ensure any future development will be properly served by the Department of Public Safety. Discussions between the City and the present property owner or any future developers regarding post annexation changes in zoning or other changes to the property should include the Department of Public Safety and the Department of Development to ensure any proposed development of the annexation property may be adequately accommodated. Specific details for safety services are dependent upon the parameters of future development that is ultimately approved by the City.

At the present time fire protection for the proposed annexation is as follows:

First response from: Station 11, 2200 West Case Road, 11 personnel/ 4 paramedics.

Apparatus responding: Paramedic/Engine, and Medic Rescue.

Time: 5.5 minutes

Second response from: Station 30, 3555 Fishinger Blvd., 6 personnel/3 paramedics.

Apparatus responding: Paramedic/Engine, and Medic.

Time: 8 minutes.

Sanitation: Residential refuse collection services will be available upon annexation of the property.

Streets: Maintenance will be available for any additional right-of-way that may be included in this annexation request.

Water; An existing 12 inch main located in Hayden Run Road can serve this site.

Sewer:

Sanitary Sewer: This site can be served by an existing sewer located about 120 feet north of the site. Mainline extension is required at the expense of the developer.

Storm Sewer: All storm sewers necessary for development/redevelopment of the area shall be designed in accordance with design policy and zoning codes in effect at the time of development.

All sanitary and storm sewers required shall be constructed privately by the owners/developers at their own cost and expense with no cost to the city.

Section 2. If this 1.9 acre site is annexed and if the City of Columbus permits uses in the annexed territory that the City of Columbus determines are clearly incompatible with the uses permitted under current county or township zoning regulations in the adjacent land remaining within Washington Township, the Columbus City Council will require, in the zoning ordinance permitting the incompatible uses, the owner of the annexed territory to provide a buffer separating the use of the annexed territory and the adjacent land remaining within Washington Township. For the purpose of this section, "buffer" includes open space, landscaping, fences, walls, and other structured elements: streets and street right-of-way; and bicycle and pedestrian paths and sidewalks.

Section 3. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1765-02

To set forth a statement of municipal services to be provided to the area contained in a proposed annexation (AN02-043) of $0.801 \pm \text{Acres}$ in Franklin Township to the city of Columbus as required by the Ohio Revised Code and to declare an emergency.

WHEREAS, a petition for the annexation of certain territory in Franklin Township was duly filed by Dorothy A. Justice on November 4, 2002; and

WHEREAS, a hearing on said petition is scheduled before the Board of County Commissioners of Franklin County on January 8, 2003; and WHEREAS, the Ohio Revised Code requires that before said hearing the Municipal Legislative Authority shall adopt a statement indicating what services, if any, the municipal corporation will provide to the territory proposed for annexation upon annexation; and

WHEREAS, properties proposed for annexation are included within the Columbus Comprehensive Plan study area and within the 2001 Hilltop Plan planning area; and

WHEREAS, upon annexation, properties will have uniform access to City services as they become available; and

WHEREAS, an emergency exists in the usual daily operation of the Department of Development in that it is immediately necessary to present this ordinance to the Franklin County Board of Commissioners in accordance with the Ohio Revised Code all for the preservation of the public peace, property, health safety and welfare; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS

Section 1. That the city of Columbus will provide the following municipal services for 0.801+ acres in Franklin Township upon the annexation of said area to the city of Columbus:

Public Safety: The City of Columbus, Department of Public Safety will be able to provide the appropriate level of safety related services to the proposed annexation area. Such services will include police and fire protection as well as emergency medical service to the subject property.

While the petitioner for annexation may have proposed future development plans for the property in question, the Department of Public Safety requests that the City exercise its discretion in the coming development planning and review process to ensure any future development will be properly served by the Department of Public Safety. Discussions between the City and the present property owner or any future developers regarding post annexation changes in zoning or other changes to the property should include the Department of Public Safety and the Department of Development to ensure any proposed development of the annexation property may be adequately accommodated. Specific details for safety services are dependent upon the parameters of future development that is ultimately approved by the City.

At the present time fire protection for the proposed annexation is as follows:

First response from: Station 31, 5305 Alkire Road, 6 Personnel/ 3 Paramedics.

Apparatus responding: Paramedic/Engine, Medic, and Tank Wagon.

Time: 4 minutes.

Second response from: Station 12, 3200 Sullivant Avenue, 10 Personnel/ 3 Paramedics.

Apparatus responding: Paramedic/Engine, Ladder, and Medic.

Time: 5.0 minutes.

Sanitation: Residential refuse collection services will be available upon annexation of the property.

Streets: Maintenance will be available for any additional right-of-way that may be included in this annexation request.

Water: This site can be served by an existing 12 inch main located in Demorest Road.

Sewer:

Sanitary Sewer: This site can be served by an existing 24 inch sewer located about 160 feet from the site. Extension of this sewer to the site would be the responsibility of the property owner.

Storm Sewer: All storm sewers necessary for development/redevelopment of the area shall be designed in accordance with design policy and zoning codes in effect at the time of development.

All sanitary and storm sewers required shall be constructed privately by the owners/developers at their own cost and expense with no cost to the city.

Section 2. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1766-02

To authorize and direct the Finance Director to modify and extend the citywide contract for the option to purchase Conveyor System Components, with Kaman Industrial Technologies, and to declare an emergency.

WHEREAS, the Purchasing Office advertised and solicited formal bids, and selected the lowest bid; and

WHEREAS, vendor has agreed to extend FL000314 at current prices and conditions to and including August 31, 2003, and it is in the best interest of the City to exercise this option: and

WHEREAS, an emergency exists in the usual daily operation of the Purchasing Office in that it is immediately necessary to extend FL000314 for an option to purchase Conveyor System Components thereby preserving the public health, peace, property, safety, and welfare, now,

therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the Finance Director be and is hereby authorized and directed to modify and extend FL000314 with Kaman Industrial Technologies to and including August 31,2003.

SECTION 2. That this modification is in accordance with Section 329.16 of the Columbus City Codes

SECTION 3. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1767-02

To authorize and direct the Finance Director to modify and extend the citywide contract for the option to purchase Lawn Maintenance in the Southeast (Zone 4) Quadrant with Southwest Lawn, and to declare an emergency.

WHEREAS, the Purchasing Office advertised and solicited formal bids, and selected the lowest bid; and

WHEREAS, vendor has agreed to extend the contract at current prices and conditions to and including November 30, 2003, and it is in the best interest of the City to exercise this option, and

WHEREAS, an emergency exists in the usual daily operation of the Purchasing Office in that it is immediately necessary to extend FL000772 for an option to purchase Lawn Maintenance in the Southeast (Zone 4) Quadrant thereby preserving the public health, peace, property, safety, and welfare, now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the Finance Director be and is hereby authorized and directed to modify and extend FL000772 with Southwest Lawn to and including November 30,2003.

SECTION 2. That this modification is in accordance with Section 329.16 of the Columbus City Codes.

SECTION 3. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1768-02

To accept the proposed collective bargaining agreement between the City of Columbus and the Columbus Municipal Association of Government Employees/Communication Workers of America (CMAGE/CWA), Local 4502, to provide for wages, hours and other terms and conditions of employment for employees in the bargaining unit as provided in Attachment A attached hereto; and to declare an emergency.

WHEREAS, an emergency exists in the usual daily operation of the City in that it is immediately necessary to accept the proposed collective bargaining contract, which includes tentative agreements between the parties and recommendations made by the Fact-Finder, between the City and CMAGE/CWA, Local 4502, to provide for wages, hours and other terms and conditions of employment for employees in the bargaining unit, thereby preserving the public health, peace, property, safety and welfare; Now, Therefore

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS. OHIO:

SECTION 1. The City and CMAGE/CWA reached tentative agreement on certain provisions of a successor contract. The remaining issues were taken to a Fact-Finder for resolution. The provisions of this agreement incorporate both the tentative agreements reached between the parties and the recommendations of the Fact-Finder.

SECTION 2. The provisions herein shall become effective as provided in Section 5 of this ordinance unless otherwise specified. SECTION 3. The Council of the City of Columbus hereby accepts the proposed collective bargaining agreement between the City and CMAGE/CWA, Local 4502, along with any appendices, attached hereto as Attachment A and incorporated herein in its entirety as if fully rewritten herein, to establish the wages, hours, and other terms and conditions of employment for employees in the bargaining unit, as specified in Attachment A. A copy of the contract will be kept on file in the Office of the City Clerk and the Department of Human Resources and will not be printed in the City Bulletin as a part hereof.

SECTION 4. If any section of this Ordinance, including any article, section, subsection, paragraph, sentence, clause or phrase of Attachment A, for any reason, is held to be unconstitutional or invalid, such decision shall not affect the validity of the remaining paragraphs or sections of this Ordinance. The City Council hereby declares that it would have passed this Ordinance, and each section hereof, including any article, section, subsection, paragraph, sentence, clause or phrase of Attachment A, irrespective of the fact that any one or more articles, sections, subsections, paragraphs, sentences, clauses or phrases may be declared unconstitutional or invalid.

SECTION 5. This ordinance shall be effective through August 23, 2005, subject to Article 27, Duration of Agreement, of Attachment A. SECTION 6. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this Ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten (10) days after passage if the Mayor neither approves nor vetoes the same.

 $Passed\ November\ 25, 2002, Matthew\ D.\ Habash,\ President\ of\ Council\ /\ Approved\ November\ 26, 2002\ Michael\ B.\ Coleman,\ Mayor\ /\ Attest,\ Timothy\ McSweeney,\ City\ Clerk$

ORD. NO. 1770-02

To authorize and direct the City Auditor to transfer \$40,000 from within the Department of Human Resources, employee benefits fund; to authorize and direct the City Auditor to appropriate \$102,000 from the unappropriated balance of the Department of Human Resources, employee benefits fund; to authorize the Director of the Department of Human Resources to extend the contract with Arthur J. Gallagher, to provide property insurance on selected city properties on an annual basis; to authorize and direct the expenditure of \$279,586, or so much thereof as may be necessary; and to declare an emergency. (\$279,586.00)

WHEREAS, the City Of Columbus needs to extend the contract to renew property insurance and engineering services for its properties; and WHEREAS, the original contract allowed for an extension with Arthur J. Gallagher; and

WHEREAS, it is in the best interest of the city to waive the provisions of Section 329.06 of the City Code, 1959; and

WHEREAS, an extension shall be given to Arthur J. Gallagher for the renewal of property insurance and engineering services; and

WHEREAS, an emergency exists in the usual daily operations of the Department of Human Resources in that it is immediately necessary to extend the contract for the renewal of insurance for property insurance thereby preserving the public health, peace, property, safety and welfare; now, therefore

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the Human Resources Director be and is hereby authorized and directed to grant an extension of the contract with Arthur J Gallagher for the renewal of property insurance and engineering services for the city properties.

SECTION 2. That the City Auditor be and is hereby authorized and directed to transfer \$40,000 from the within the Human Resources Department, employee benefits fund, as follows:

FROM: Department 4601 TO:	Fund 502	Subfund 001	Obj Level 1 01	Obj. Level 3 1101	OCA 450882	Amount \$40,000
Department	Fund	Subfund	Obj Level 1	Obj. Level 3	OCA	Amount
4601	502	001	03	3336	450882	\$40,000

SECTION 3. That the City Auditor be and is hereby directed to appropriate \$102,000 from the unappropriated balance of the Department of Human Resources, employee benefits fund, department number 4601, fund number 502, subfund 001, Object Level One 3, Object Level Three 3336, OCA 450882.

SECTION 4. That the expenditure of \$279,586, from Fund No. 502, Department of Human Resources, Division No. 46-01, Object Level One 3, Object Level Three 3336, OCA 450882 is hereby authorized and directed.

SECTION 5. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1771-02

To authorize and direct the transfer of \$115,500 within the general fund in the Municipal Court Judges and to declare an emergency (\$115,500.00)

WHEREAS, a transfer of \$115,500 within the Municipal Court Judges will align the division's needs with its budgetary appropriations; and WHEREAS, an emergency exists in the usual daily operation of the City of Columbus in that it is immediately necessary undertake the aforementioned actions, thereby preserving the public health, peace, property, safety and welfare; Now, Therefore BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS

SECTION 1. That the City Auditor be and is hereby authorized and directed to transfer \$115,500 within the general fund, fund 010, Municipal Court Judges as follows:

FROM:

	1 1101111		
Division	Div No.	Object 1	Amount
Municipal Court Judges	2501	02	\$ 5,500
		03	110,000
Total			S 115,500

TO:

Division	Div No.	Object 1	Amount
Municipal Court Judges	2501	01	\$ 115,500
Total			\$ 115,500

SECTION 2. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1772-02

To authorize the Recreation and Parks Director to enter into contract with the Director of the Ohio Department of Transportation for construction of a multi-use trail along the Olentangy River Corridor, to authorize the expenditure of \$522,800.00 from the Voted 1995 and 1999 Parks and Recreation Bonds Fund, and to declare an emergency. (\$522,800.00)

The following is an Ordinance enacted by the City of Columbus, Franklin County, Ohio, hereinafter referred to as the Local Public Agency (LPA). in the matter of the stated described project.

SECTION 1. Project Description

WHEREAS, the LPA has identified the need for the described project: Construction of a 1.3 mile multi-use trail along Olentangy River lying within the City of Columbus; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 2. Consent Statement

Consent for participation in this project was authorized by Ordinance No. 2019-86, passed Septembers, 1986.

SECTION 3. Cooperation Statement

The LPA shall cooperate with the Director of Transportation in the above-described project, as follows:

The City hereby agrees to assume and bear one hundred percent of the entire cost of the improvement, less the amount of Federal aid and State funds set aside by the Director of Transportation for the financing of this improvement from funds allocated by the Federal Highway Administration, U.S. Department of Transportation.

The City of Columbus agrees to assume and bear one hundred percent (100%) of the cost of preliminary engineering and right-of-way, excluding in-house preliminary engineering charges incurred by the State.

In addition, the City of Columbus agrees to assume and bear one hundred percent of the cost of any construction items requested by the City on the entire improvement, which are not necessary for the improvement, as determined by the State and Federal Highway Administration.

SECTION 4. That the expenditure of \$522,800.00, or so much thereof as may be necessary, be and is hereby authorized from the Voted 1995 and 1999 Parks and Recreation Bond Fund No. 702, as follows, to pay the cost thereof.

Fund Type	Dept.	Fund	Project No.	Project Name	Object Level 3	OCA Code	Amount
Cap. Proj.	51-01	702	510316	Greenways Projects	6621	644625	522,800.00

SECTION 5. That the City Auditor is hereby authorized to transfer the unencumbered balance in a project account to the unallocated balance account within the same fund upon receipt of certification by the Director of the Department administering said project that the project has been completed and the monies are no longer required for said project; except that no transfer shall be so made from a project account funded by monies from more than one source.

SECTION 6. That the City of Columbus hereby requests the Director of Transportation to proceed with the aforesaid highway improvement. SECTION 7. Authority to Sign

The Recreation and Parks Director of said City is hereby empowered on behalf of the City of Columbus to enter into a contract with the Director of Transportation necessary to complete the above-described project.

SECTION 8. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1773-02

To authorize the Recreation and Parks Director to enter into contract with the Director of the Ohio Department of Transportation for construction of a multi-use trail along the Alum Creek Corridor, to authorize the expenditure of \$496,760.00 from the Voted 1995 and 1999 Parks and Recreation Bonds Fund, and to declare an emergency. (\$496,760.00)

The following is an Ordinance enacted by the City of Columbus, Franklin County, Ohio, hereinafter referred to as the Local Public Agency (LPA), in the matter of the stated described project.

SECTION 1. Project Description

WHEREAS, the LPA has identified the need for the described project: Construction of a 2.4 miles multi-use trail along Alum Creek, including the construction of three structures, lying within the City of Columbus; now, therefore BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 2. Consent Statement

Consent for participation in this project was authorized by Ordinance No. 0359-00, passed February 14, 2000.

SECTION 3. Cooperation Statement

The LPA shall cooperate with the Director of Transportation in the above-described project, as follows:

The City hereby agrees to assume and bear one hundred percent of the entire cost of the improvement, less the amount of Federal aid and State funds set aside by the Director of Transportation for the financing of this improvement from funds allocated by the Federal Highway Administration, U.S. Department of Transportation.

The City of Columbus agrees to assume and bear one hundred percent (100%) of the cost of preliminary engineering and right-of-way, excluding in-house preliminary engineering and Right-of-Way charges incurred by the State.

In addition, the City of Columbus agrees to assume and bear one hundred percent of the cost of any construction items requested by the City on the entire improvement, which are not necessary for the improvement, as determined by the State and Federal Highway Administration.

SECTION 4. That the expenditure of \$496,760.00, or so much thereof as may be necessary, be and is hereby authorized from the Voted 1995 and 1999 Parks and Recreation Bond Fund No. 702, as follows, to pay the cost thereof.

Fund Type	Dept.	Fund	Project No.	Project Name	Object Level 3	OCA Code	Amount
Cap. Proj.	51-01	702	510316	Greenways Projects	6621	644625	496,760.00

SECTION 5. That the City Auditor is hereby authorized to transfer the unencumbered balance in a project account to the unallocated balance account within the same fund upon receipt of certification by the Director of the Department administering said project that the project has been completed and the monies are no longer required for said project; except that no transfer shall be so made from a project account funded by monies from more than one source.

SECTION 6. That the City of Columbus hereby requests the Director of Transportation to proceed with the aforesaid highway improvement. SECTION 7. Authority to Sign

The Recreation and Parks Director of said City is hereby empowered on behalf of the City of Columbus to enter into a contract with the Director of Transportation necessary to complete the above-described project.

SECTION 8. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1774-02

To authorize the Public Utilities Director to modify the contract for Inspection and Repair Services of Cranes & Hoists with Brehob Corporation for the Division of Sewerage and Drainage; to authorize the expenditure of \$10,000.00 from the Sewerage System Operating Fund, and to declare an emergency. (\$10,000.00)

WHEREAS, the Public Utilities Director opened bids for Inspection and Repair Services for Cranes & Hoists on July 12, 2000; and,

WHEREAS, the Division of Sewerage and Drainage desires to modify the contract EL-002588, authorized by Ordinance Number 04702-02, passed April 8,2002 for the Repair of Cranes & Hoists based on the lowest and best bid received, from Brehob Corporation; now, therefore,

WHEREAS, an emergency exists in the usual daily operation of the Department of Public Utilities, Division of Sewerage and Drainage in that it is immediately necessary to modify the contract for the Inspection and Repair Services of Crane and Hoists contract for the Southerly Wastewater Treatment Plant for the immediate preservation of the public health, peace, property and safety; now, therefore, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS

Section 1. That the Public Utilities Director be and he is hereby authorized to modify the contract for Inspection and Repair services of Cranes & Hoists with Brehob Corporation for the Division of Sewerage and Drainage, Department of Public Utilities.

Section 2. That the expenditure of \$ 10,000.00, or so much thereof as may be needed, is hereby authorized from Sewerage System Operating Fund 650, Department 60-05, as follows to pay the cost thereof.:

OCA	OBJECT LEVEL 3	AMOUNT
605063	3372	\$10,000.00
	GRAND TOTAL \$ 10,000.00	

Section 3. That for the reasons stated in the preamble hereto, where is hereby made a part hereof, this Ordinance is hereby declared to be an emergency measure, which shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1775-02

To authorize the Director of the Department of Public Utilities to execute those documents required to sell a portion of the East Broad Street Water Tank Site driveway; and to waive the competitive bidding provisions of Columbus City Codes, and to declare an emergency.

WHEREAS, the City of Columbus, Department of Public Utilities, Division of Water, is the owner of certain real property now used as the private driveway from East Broad Street to the East Broad Street Water Tank Site; and

WHEREAS, Leslie Development Company, has requested the opportunity to purchase a portion of said East Broad Street To The East Broad Street Water Tank Site driveway; and

WHEREAS, the Department of Law, Real Estate Division established an estimated value of \$20,000.00 for such portion of said East Broad Street To The East Broad Street Water Tank Site driveway; and

WHEREAS, after investigation by the Division of Water, it has been determined that the transfer of a portion of said driveway will not adversely affect the City; and

WHEREAS, the Land Review Commission voted to recommend that the requested real property be sold to Leslie Development Company for \$20,000.00; now, therefore

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That the Director of the Department of Public Utilities be and is hereby authorized to execute a quitclaim deed and other incidental instruments prepared by the Department of Law, Real Estate Division, necessary to transfer, subject to a reservation of certain easement rights to the City of Columbus, the following described real property, to Leslie Development Company, for \$20,000.00; to-wit:

0.394 ACRE

Situated in the State of Ohio, County of Franklin, City of Columbus, Quarter Township 3, Township 1, Range 16, United States Military Lands and being located within Lot 2 of the Columbus Industrial Park, of record in Plat Book 48, Page 79, also being within a portion of a 0.735 acre tract conveyed to the City of Columbus in Official Record Volume 0845, Page D-19, all references described herein being to records of the Recorder's Office, Franklin County, Ohio, unless otherwise noted, said tract of land being more particularly bounded and described as follows:

Beginning at an iron pin found on the northerly right-of-way line of E. Broad Street (S.R. 16) at the southwesterly comers of said 0.735 acre tract and said Lot 2 of the Columbus Industrial Park, said iron pin found also being at the southeasterly comer of a 0.701 acre tract conveyed to Waffle House, Inc. in Instrument Number 200006300129488, and also being the true point of beginning of the parcel herein described;

Thence leaving the northerly right-of-way line of E. Broad Street, N 03° 38'15" E, along the common line to said 0.735 acre and 0.701 acre tracts, and passing the northeasterly comer of said 0.701 acre tract and the southeasterly comer of a 1.024 acre tract conveyed to Tree-Development, Inc., in Instrument Number 200007170140210, at 154.20 feet, a total distance of 348.65 feet to an iron pin set;

Thence leaving the common line to said 1.024 acre and 0.735 acre tracts, S 89° 40'14" E, into, and along a new dividing line of said 0.735 acre tract, a distance of 30.63 feet to an iron pin set at a point of curvature;

Thence continuing along a new dividing line of said 0.735 acre tract with a curve to the left, said curve having a central angle of 4° 07'16", a radius of 268.00 feet, and a chord length of 19.27 feet bearing N 88° 16'08"E to an iron pin set on the easterly line of said 0.735 acre tract, said pin set also being on the westerly line of a 2.964 acre parcel conveyed to Damascus Company, Limited in Instrument Number 199807130174488;

Thence S 03° 38'15" W, along the common line to said 0.735 acre and 2.964 acre tracts, a distance of 341.79 feet to an iron pin found at the southeasterly comer of said 0.735 acre tract, said iron pin found also being on the northerly right-of-way line of E. Broad Street;

Thence S 81° 48'10" W, along said northerly right-of-way line of E. Broad Street and the southerly line of said 0.735 acre tract, a distance of 50.85 feet to the True Point Of Beginning containing 0.394 acres, more or less, and being subject to all easements, covenants, restrictions, and rights-of-way of record.

The bearings described in the foregoing description are based upon the centerline bearing of E. Broad Street, shown as S 81° 48'10" W, on the right-of-way plans for E. Broad Street, of the records of the Ohio Department of Transportation, Plan Number FRA-16-(7.79 - 10.44), R/W, 6 of 10, (and 127 of 131), Franklin County, Ohio, 1960.

The "iron pins set", as described herein, are 30 inch long, 3/4 inch inside diameter, hollow iron pipes, with plastic yellow caps stamped "P & L Syst. P.S. 6841".

This description was prepared by P & L Systems, Inc. from record information, and from information obtained from an actual field survey of the premises in February, 2000, and April, 2002.

P & L Systems, Inc., William G. Weber, R.P.S.7808, 9-12-02.

Section 2. That a general utility easement in, on, over, across and through the above described real property shall be and hereby is retained unto the City of Columbus for those utilities currently located within said real property.

Section 3. That the \$20,000.00 to be received by the City as consideration for this sale shall be deposited in Fund No. 600, OCA 030528 (All other miscellaneous revenue).

Section 4. That this Council has determined it is in the best interest of the City of Columbus to allow the above described real property to be sold without requiring competitive bidding and hereby waives the competitive bidding provision of Columbus City Codes (1959) Revised, Section 329.25 with regards to the transfer of these properties.

Section 5. That for the reasons state in the preamble hereto, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor or ten days after its passage if the Mayor neither approves nor vetoes the same

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1776-02

To authorize the Director of Public Utilities to enter into a professional service agreement with Science Applications International Corporation, for the development and submittal of a Vulnerability Assessment, for the Division of Water, to authorize the expenditure of \$215,164.00 from the Water Systems Operating Fund, and to declare an emergency. (\$215,164.00)

WHEREAS, the President of the United States signed a bioterrorism defense law to improve the nation's preparedness in the event of a bioterrorist attack, and

WHEREAS, the Division of Water would like to contract for the development and submittal of a Vulnerability Assessment, and incorporate the results into the Emergency Response Plan, mandated by the Public Health Security and Bioterrorism Preparedness and Response Act (H.R. 3448), and

WHEREAS, an emergency exists in the usual daily operation of the Division of Water, Department of Public Utilities, in that it is immediately necessary to authorize the Director of Public Utilities to enter into a professional service agreement with Science Applications International Corporation, for the development and submittal of a Vulnerability Assessment, for the immediate preservation of public health, peace, property and safety; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That the Director of Public Utilities be and is hereby authorized to enter into a professional service agreement with Science Applications International Corporation, for the development and submittal of a Vulnerability Assessment, for the Division of Water, Department of Public Utilities.

Section 2. That the expenditure of \$215,164.00 or as much thereof as may be needed, is hereby authorized from Water Works Fund 600, Department 60-09, OCA Code 602029, Object Level One 03, Object Level Three 3336, to pay the cost thereof.

Section 3. That for reasons stated in the preamble hereto, which is hereby made a part hereof, this Ordinance is declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1777-02

To authorize the appropriation of \$45,654.50 from the unappropriated Law Enforcement Seizure Funds and to authorize and direct the Finance Director to issue a purchase order to Resource One for the purchase of a network switch, and to declare an emergency. (\$45,654.50)

WHEREAS, funds are needed from the Law Enforcement Seizure Funds to purchase a network switch to allow for additional computers to be connected the Division's network; and

WHEREAS, funds to purchase the additional computers (24) have been previously appropriated; and

WHEREAS, the additional computers will provide more Detectives direct access to the network and increase the use of the Case Management System as it becomes available with the goal aimed at reducing crime and improving public safety through increased efficiency, information access and information sharing; and

WHEREAS, these purchases will be from an existing Universal Term Contract; and

WHEREAS, an emergency exists as it is immediately necessary to purchase the equipment to provide the network infrastructure to increase the number of computers available to detectives for the preservation of public health, peace, property, safety and welfare thereby, now, therefore; BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS;

Section 1. That from the unappropriated monies in the Law Enforcement Seizure Funds and from all monies estimated to come into said fund from any and all sources and unappropriated for any other purpose during the fiscal year ending December 31, 2002. The sum of \$45,654.50 is appropriated as follows:

Division	Fund	Obj. Lev. 1	Obj. Lev. 3	OCA	Grant #	Amount
30-03	2.2.2	06	6649	300988		\$45,654,50

Section 2. That the Finance Director be and is hereby authorized and directed to issue a purchase order to Resource One for \$45,654.50 for the purchase of a network switch for the Department of Public Safety, Division of Police.

Section 3. That the expenditure of \$45,654.50 or so much thereof as may be needed, be and the same is hereby authorized is follows:

Division	Fund	Obj. Lev. 1	Obj. Lev. 3	OCA	Grant #	Amount
30-03	222	06	6649	300988		\$45,654.50

Section 4. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be enforced from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1778-02

To authorize and direct the Finance Director to issue a purchase order to Bound Tree Medical LLC from the City of Columbus Universal Term Contract established for the purpose of purchasing medical supplies for the Fire Division, to expend \$100,000.00 from the General Fund, and to declare an emergency. (\$100,000.00)

WHEREAS, the need exists in the Fire Division to establish a purchase order with Bound Tree Medical LLC for the purpose of purchasing medical supplies; and

WHEREAS, a Universal Term Contract exists with said vendor for this purpose; and

WHEREAS, an emergency exists in the usual daily operation of the Public Safety Department, Fire Division, in that it is immediately necessary to authorize and direct the Finance Director to issue a purchase order with Bound Tree Medical LLC for the purchase of medical supplies for the Fire Division for preservation of the public health, peace, property, safety, and welfare; Now, therefore, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS

Section 1. That the Director of Finance be, and he hereby is, authorized and directed to issue a purchase order to Bound Tree Medical LLC for the purchase of medical supplies for the Fire Division from the City of Columbus Universal Term Contract established for that purpose.

Section 2. That the expenditure of \$ 100,000.00, or so much thereof as may be necessary, be and the same is hereby authorized from funds available within the Division of Fire General Fund Budget, as follows:

Division	Fund	Object Level 1	Object Level 3	OCA	Amount
3004	010	02	2207	301531	\$100.000.00

Section 3. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1779-02

To authorize and direct the Director of Finance to establish a purchase order with Medtronic Physio-Control Corporation for the purchase of miscellaneous supplies for various models of Physio-Control LifePak defibrillators/monitors/pacemakers used by Division of Fire Emergency Medical Services, in accordance with the provisions of sole source procurement; to authorize the expenditure of \$25,000.00 and to declare an emergency. (\$25,000.00)

WHEREAS, the Division of Fire carries Medtronic Physio-Control LifePak defibrillators/monitors/pacemakers on its Emergency Medical and first responder vehicles in order to assess and deal with cardiovascular emergencies; and

WHEREAS, this highly specialized and technical equipment requires that operating supplies, service support and warranty work is specified and provided only by the manufacturer, Medtronic Physio-Control Corporation; and

WHEREAS, this product support service has been provided in previous years solely by the manufacturer in order to adhere to warranty regulations and to insure that repairs were in accordance with the manufacturer's specifications; and

WHEREAS, for the aforementioned reasons, it is now necessary to establish a purchase order with the manufacturer. Medtronic Physio-Control, for the purchase of operating supplies for various models of LifePak defibrillators/monitors/pacemakers; and

WHEREAS, an emergency exists in the usual daily operation of the Division of Fire, Department of Public Safety, in that it is immediately necessary to establish a purchase order with Medtronic Physio-Control for the purchase of operating supplies for LifePak equipment used on Emergency Medical vehicles, in accordance with the provisions of Section 329.07(c) the Columbus City Codes, thereby preserving the public health, peace, property, safety and welfare; Now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS

Section 1. That the Director of Public Safety be and he is hereby authorized and directed to establish a purchase order with Medtronic Physio-Control Corporation for the purchase of operating supplies for various models of LifePak defibrillators/monitors/pacemakers.

Section 2. That this Council finds it is in the best interest of the City of Columbus that this expenditure be in accordance with the provisions of Section 329.07(c), of the Columbus City Codes to permit the authorization to establish a purchase order with Medtronic Physio Control Corporation for the purchase of LifePak operating supplies for the Division of Fire.

Section 3. That the expenditure of \$25,000.00, or so much thereof as may be necessary, is hereby authorized from the funds available within the Division of Fire General Fund Budget as follows:

Division	Fund	Object Level 1	Object Level 3	OCA	Amount
3004	010	02	2251	301499	\$25,000.00

Section 4. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves or vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1780-02

To authorize the appropriation of \$400,000.00 from the unappropriated 2002 Local Law Enforcement Block Grant Funds and to authorize the transfer of \$36,400.00 of appropriated funds within characters of the 2000 Local Block Grant Funds for the Division of Police to purchase additional customization and enhancements to the Case Management and Information Management System, provide training, and to purchase additional mobile computing devices, additional warranty and related items and to declare an emergency. (\$436,400.00)

WHEREAS, the City of Columbus has accepted a federal grant in accordance with the provisions of the 2002 Local Law Enforcement Block Grants Program; and

WHEREAS, the funds needs to be appropriated, in part to purchase additional customization and enhancements to the Case Management and Information Management System, provide training, and to purchase additional mobile computing devices, additional warranty and related items aimed at reducing crime and improving public safety; and

WHEREAS, 2000 Local Block Grant funds are needed to be transferred from Character 02 into Character 06; and WHEREAS, an emergency exists in the usual daily operation of the Division of Police, Department of Public Safety, in that it is immediately necessary to appropriate the aforementioned funds, thereby preserving the public peace, property, health, safety and welfare; now therefore BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS

Section 1. That \$36,400.00 appropriated 2000 Local Block Grant Funds be transferred:

FROM						
Division	Fund	Obj. Lev. 1	Obj. Lev. 3	<u>OCA</u>	Grant #	<u>Amount</u>
30-03	222	02	2193	338005	338005	\$36,400.00
TO						
Division	Fund	Obj. Lev. 1	Obj. Lev. 3	<u>OCA</u>	Grant #	Amount
30-03	222	03	3372	338005	338005	\$16,400.00
30-03	222	06	6649	338005	338005	\$20,000.00

Section 2. That from the unappropriated monies in the 2002 General Government Grant Fund and from all monies estimated to come into said fund from any and all sources and unappropriated for any other purpose during the specified grant cycle. The sum of \$400,000.00 is appropriated as follows:

Division	Fund	Obj. Lev. 1	Obj. Lev. 3	<u>OCA</u>	Grant #	<u>Amount</u>
30-03	222	02	2193	338007	338007	\$75,000.00
30-03	222	02	2224	338007	338007	\$10,000.00
30-03	222	03	3336	338007	338007	\$25,000.00
30-03	222	06	6649	338007	338007	\$290,000.00

Section 3. That the monies appropriated in the foregoing Section 1 shall be paid upon order of the Director of Public Safety; and that no order shall be drawn or money paid except by voucher, the form of which shall be approved by the City Auditor.

Section 4. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1781-02

To authorize the Public Service Director to modify and extend a contract between the City of Columbus and the Mid-Ohio Regional Planning Commission for the formulation of a transit-oriented development strategy from June 30, 2002, to August 31, 2002, and to declare an emergency. (\$0.00)

WHEREAS, a Congestion Summit called by Central Ohio mayors in January 2001 highlighted traffic issues facing the Greater Columbus communities and led to discussion of ways to reduce congestion and other traffic-related problems; and

WHEREAS, it was desirable to retain the Mid-Ohio Regional Planning Commission (MORPC) to develop an educational program to inform local decision makers, development interests, and the public of the methods, benefits, and positive impacts of development patterns that better support transit, and to develop specific design plans for three selected areas to demonstrate how transit can be integrated into different communities by providing supportive facilities and development; and

WHEREAS, Ordinance No. 1406-01, passed by City Council on July 30,2001, authorized the Public Service Director to enter into a contract with MORPC for the formulation of a transit oriented development strategy; and

WHEREAS, there is a need to extend the contract between the City of Columbus and MORPC from June 30,2002, to August 31, 2002, to finish said work; and

WHEREAS, an emergency exists in the usual operation of the City of Columbus Transportation Division in that it is immediately necessary to authorize the Public Service Director to extend the contract between the City of Columbus and MORPC, thereby preserving the public health, peace, property, safety, and welfare; now, therefore:

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the Public Service Director be and is hereby authorized to modify and extend the existing contract with Mid-Ohio Regional Planning Commission for the formulation of a transit-oriented development strategy through August 31, 2002.

SECTION 2. That all other terms and conditions of the contract with the Mid-Ohio Regional Planning Commission shall remain unchanged and in effect.

SECTION 3. That no additional appropriation or additional expenditure authorization is required to fund this contract extension.

SECTION 4. That for the reasons stated in the preamble hereto which is hereby made a part hereof, this ordinance is declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1782-02

To authorize and direct the Finance Director to issue purchase orders for vehicle fuel, parts, supplies, and accessories for the Fleet Management Division, to authorize and direct the expenditure of \$1,218,000.00 from the Fleet Maintenance Fund, and to declare an emergency. (\$1,218,000.00)

WHEREAS, Universal Term Contracts (UTC) have been established through the formal competitive bid process, and

WHEREAS, the Fleet Management Division, Public Service Department has a need to purchase various fuel, parts, supplies, and accessories to repair motor vehicles, and

WHEREAS, an emergency exists in the usual daily operation of the Fleet Management Division, Public Service Department, in that it is immediately necessary to issue purchase orders for vehicle fuel, parts, supplies and accessories, thereby preserving the public health, peace, property, safety, and welfare, now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That the Finance Director is hereby authorized and directed to issue purchase orders for the Public Service Department, Fleet Management Division, per the terms and conditions of Universal Term Contracts, as follows:

Solicitation SA 000213 GRW Dick Masheter Ford CC# 310729896 \$70,000.00 OEM Auto Parts Object Level Three 2284 Contract period 4/1/02 - 3/31/04

Bid SO 001344 RW Automotive Distributors CC# 311145093 \$100,000.00 Standard automotive parts Object Level Three 2284

Contract period 10/1/00 - 9/30/03

State Bid OT919199-E WD Tire Warehouse CC# 3 111 38036 \$70,000.00 Tires

Object Level Three 2282 Contract period 5/1/99 - 4/30/03

County ITB #B98-56 BP Oil Company CC#362440313 \$300,000.00 Bulk Gasoline Object Level Three 2286

Contract Period 1/1/98 through 12/31/04

County ITB #B98-56 BP Oil Company CC#362440313 \$425,000.00 Bulk Diesel Fuel Object Level Three 2280

Contract Period 1/1/98 through 12/31/04

State Bid OT919199-E

Wingfoot Commercial Tire Systems, LLC

CC# 311735402 \$40,000.00 Tires

Object Level Three 2282 Contract period 5/1/99 - 4/30/03

Bid SO 001344 RW

NAPA CC#580254510 \$35,000.00

Standard automotive parts Object Level Three 2284 Contract period 10/1/00 - 9/30/03

Solicitation SA 000213 GRW

Byers Chevrolet CC# 314139860 \$70,000.00 OEM auto parts Object Level Three 2284 Contract period 4/1/02 - 3/31/02

Bid 94-94 BP Oil Company CC#362440313 \$108,000.00

Credit card motor fuel purchases Object Level Three 2280 and 2286 Contract Period 7/1/97 - 6/30/03

Section 2. That the sum of \$1,218,000.00, or so much thereof as may be necessary, is hereby authorized to be expended from the Fleet Management Fund, 513, Department No. 59-05, OCA Code 591347, Object Level One 02, Object Level Three 2280, 2282, 2284 and 2286, to pay the cost thereof.

Section 3. That for reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1783-02

To authorize and direct the Finance Director to issue blanket purchase orders for various auto, truck and equipment parts, supplies and accessories for the Fleet Management Division, to authorize the expenditure of \$90,000.00 from the Fleet Maintenance Fund, to waive the competitive bidding requirements of the Columbus City Codes, and to declare an emergency. (\$90,000.00)

WHEREAS, the purchase of various auto, truck and equipment parts, supplies and accessories that cannot be reasonably anticipated is required by the Fleet Management Division, and

WHEREAS, it is in the best interest of the City of Columbus to waive formal competitive bidding requirements for the purchase of various auto, truck and equipment parts, supplies and accessories, and

WHEREAS, an emergency exists in the usual daily operation of the Fleet Management Division, Public Service Department, in that it is immediately necessary to arrange for the purchase of various auto, truck and equipment parts, supplies and accessories thereby preserving the public health, peace, property, safety, and welfare, now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That the Finance Director be and hereby is authorized and directed to establish blanket purchase orders for auto, truck and equipment parts, supplies and accessories without benefit of formal competitive bidding provided the Fleet Management Division Administrator first authorizes the purchase via the issuance of Fleet Management purchase orders and that the blanket purchase orders are certified from the Auditor's Certificate established by this ordinance and no single purchase exceeds \$20,000.00.

Section 2. That the vendors and amounts for parts, supplies and accessories will be certified from the Auditor's Certificate as follows:

<u>VENDOR</u>	CC#	AMOUNT	OBJECT LEVEL THREE CODE
Automotive Distributors	311145093	\$15,000.00	2284
Worldwide Equipment	610871032	\$15,000.00	2284
Principal Truck	341658635	\$10,000.00	2284
Schodorf Truck Body	314416487	\$10,000.00	2284
Utility Truck Equipment	310989420	\$ 5,000.00	2284
WW Grainger	361150280	\$10,000.00	2284
Columbus Fasteners	311187503	\$ 3,000.00	2284
Ace Truck Body	310936828	\$ 7,000.00	2284
CarOuest Auto Parts	560663185	\$15,000.00	2284

Section 3. That in accordance with Section 329.27 of the Columbus City Codes, the Columbus City Council finds it in the best interest of the City of Columbus to waive formal competitive bidding requirements as they pertain to the action authorized in Section 1 and that Section 329.06 of the Columbus City Codes is hereby waived.

Section 4. That the expenditure of \$90,000.00, or so much thereof as may be needed, is hereby authorized and directed to be expended from the Fleet Management Fund 513, Department No. 59-05, Object Level One 02, Object Level Three 2284 OCA Code 591347 to pay the cost thereof.

Section 5. That for the reasons set forth in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1784-02

To authorize the Director of Public Service to enter into an agreement with the Ohio Department of Transportation for the City to act as the Local Project Administrator for the I-71/Morse Road Interchange Enhancement project; and to declare an emergency.

WHEREAS, the City has identified the need for, and proposes the improvement of a portion of public highway which is described as follows:

The enhancement of the 1-71/Morse Road Interchange which includes decorative retaining walls, trees and various other items. with portions of said highway within the municipal corporation limits being hereinafter referred to as the improvement; and

WHEREAS, the City further desires cooperation from Ohio Department of Transportation in the design and construction of said improvement; and

WHEREAS, an emergency exists in the City of Columbus in that it is immediately necessary to provide consent for this project so it can proceed according to the established timelines for the immediate preservation of the public health, peace, property, safety and welfare; now, therefore BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That the Director of Public Service is hereby authorized on behalf of the City to enter into an agreement with the Ohio Department of Transportation necessary to complete the construction of the 1-71 Morse Road Interchange improvement.

Section 2. That for the reasons stated in the preamble hereto which is hereby made a part hereof, this ordinance is declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1785-02

To authorize the Board of Health to accept a contract from the Ohio Department of Health in the amount of \$50,000 for the continuation of the Columbus Lead-Safe Yard Project; to authorize the appropriation of \$50,000 from the unappropriated balance of the Health Department Grants Fund, and to declare an emergency. (\$50,000)

WHEREAS, a contract in the amount of \$50,000 has been awarded from the Ohio Department of Health for the Columbus Lead-Safe Yard Project; and

WHEREAS, this ordinance is submitted as an emergency to allow the financial transaction to be posted in the City's accounting system as soon as possible. Up to date financial posting promotes accurate accounting and financial management; and,

WHEREAS, an emergency exists in the usual daily operation of the Columbus Health Department in that it is immediately necessary to enter into a contract with the Ohio Department of Health and to appropriate the funds to the Health Department for the immediate preservation of the public health, peace, property, safety and welfare; Now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the Board of Health is hereby authorized and directed to enter into a contract with the Ohio Department of Health in the amount of \$50,000 for the continuation of the Columbus Lead-Safe Yard Project for the period October 1, 2002 through September 30, 2003.

SECTION 2. That from the unappropriated monies in the Health Department Grants Fund, Fund No. 251, and from all monies estimated to come into said Fund from any and all sources during the twelve months ending December 31, 2002, the sum of \$50,000 is hereby appropriated to the Health Department, Division No. 50-01 as follows:

<u>Grant No.</u>	<u>OCA</u>	Object Level One	<u>Amount</u>	<u>Description</u>
502037	502037	01	\$ 19,500	Personnel
502037	502037	02	\$ 15,500	Supplies-Operation & Maintenance
502037	502037	03	\$ 15,000	Services-Operation & Maintenance
Total Appropriation:			\$ 50,000	•

SECTION 3. That the monies appropriated in the foregoing Section 2 shall be paid upon the order of the Health Commission, and that no order shall be drawn or money paid except by youcher, the form of which shall be approved by the City Auditor.

SECTION 4. That for reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1786-02

To authorize the Director of the Department of Development to modify a contract with the Appraisal Shop by extending the length of the contract; and to declare an emergency.

WHEREAS, the Director of the Department of Development desires to modify Contract No. DL-001750 with the Appraisal Shop by extending the length of the contract; and

WHEREAS, the Appraisal Shop will provide additional real estate appraisals for existing privately owned residential housing units in conjunction with the Housing Division's efforts to provide low-income property owners with low-interest loans and grants; and

WHEREAS, an emergency exists in the usual daily operation of the Department of Development, Housing Division, in that it is immediately necessary to modify the contract with the Appraisal Shop, in order to preserve the public peace, health, safety, and welfare; and now, therefore, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That the Director of the Department of Development is hereby authorized to modify Contract No. DL-001750 with the Appraisal Shop by extending the length of the contract nine months. The new ending time of agreement will be March 31, 2003.

Section 2. That this modification is made pursuant to Section 3 29.13 of the Columbus City Codes, 1959 as amended.

Section 3. That in the reasons stated in the preamble hereto, which is hereby made a part thereof, this Ordinance is declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1787-02

To authorize the Director of the Department of Development to modify a contract with Continental Search, Inc. by extending the length of the contract; and to declare an emergency.

WHEREAS, the Director of the Department of Development desires to modify Contract No. DEO 10822 with Continental Search, Inc. by extending the length of the contract; and

WHEREAS, Continental Search, Inc. provides real estate title work necessary for loans and grants administered by the Housing Division; and

WHEREAS, an emergency exists in the usual daily operation of the Department of Development, Housing Division, in that it is immediately necessary to modify the contract with Continental Search, Inc., in order to preserve the public peace, health, safety, and welfare; and now, therefore, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That the Director of the Department of Development is hereby authorized to modify Contract No. DEO 10822 with Continental Search, Inc. by extending the length of the contract five months. The new end time of the agreement will be December 31, 2002.

Section 2. That this modification is made pursuant to Section 329.13 of the Columbus City Codes, 1959 as amended.

Section 3. That in the reasons stated in the preamble hereto, which is hereby made a part thereof, this Ordinance is declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1788-02

To authorize the Director of Finance to establish a purchase order with BioMerieux, me. for the purchase HIV test kits for the Health Department in accordance with sole source provisions; to authorize expenditure of \$12,000 from the Health Department Grants Fund to pay the cost thereof; and to declare emergency. (\$12,000)

WHEREAS, the Health Department, provides HIV testing for patients of the STD Clinic and various other clinics in the City of Columbus; and

WHEREAS, the Vironostika HIV test produced by BioMerieux, me. is the only HIV test kit that can claim (PDA approved) that it inactivates any AIDS virus that may be present in the patient's blood sample making it the safest test for lab personnel; and;

WHEREAS, the HIV Oral Fluid test kit produced by BioMerieux, Inc. is the only such test licensed for use in the United States by the FDA; and,

WHEREAS, BioMerieux, me. is the sole supplier of Vironostika HIV and HIV Oral Fluid test kits; and,

WHEREAS, an emergency exists in the usual daily operation of the Columbus Health Department in that it is immediately necessary to enter into a contract with BioMerieux, Inc. for the immediate preservation of the public health, peace, property, safety and welfare; Now, therefore, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS

SECTION 1. That the Director of Finance is hereby authorized to establish a purchase order with BioMerieux Inc.. for the purchase of HIV test kits.

SECTION 2. That the total expenditure of \$12,000 is hereby authorized from the Health Department Grant Fund, Fund No. 251, Health Department, Division No. 50-01, Object Level One 02, Object Level Three 2293 Grant No. 502005, OCA 502005.

SECTION 3. That this purchase is in accordance with the provisions of the Columbus City Code, Section 329.07(e), "Sole Source Procurement."

SECTION 4. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1789-02

To authorize the Director of Finance to establish a purchase order with Gen-Probe for the purchase chlamydia and gonorrhea test kits for the Health Department in accordance with sole source provisions; authorize the expenditure of \$30,500 from the Health Department Grants Fund to pay the cost thereof; and declare an emergency. (\$30,500)

WHEREAS, the Health Department provides chlamydia and gonorrhea testing for patients of the STD Clinic and various other clinics in the City of Columbus; and,

WHEREAS, the Health Department is in need of DNA test kits to provide the chlamydia and gonorrhea testing; and,

WHEREAS, Gen-Probe is the sole supplier of DNA probe test kits; and,

WHEREAS, an emergency exists in the usual daily operation of the Columbus Health Department in that it is immediately necessary to enter into a contract with Gen-Probe for the immediate preservation of the public health, peace, property, safety and welfare; Now, therefore, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the Director of Finance is hereby authorized to establish a purchase order with Gen-Probe for the purchase of chlamydia and gonorrhea test kits.

SECTION 2. That the total expenditure of \$30,500 is hereby authorized from the Health Department Grant Fund, Fund No. 251, Health Department, Division No. 50-01, Object Level One 02, Object Level Three 2293 Grant No. 502003, OCA 502003.

SECTION 3. That this purchase is in accordance with the provisions of the Columbus City Code, Section 329.07(e), "Sole Source Procurement."

SECTION 4. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1790-02

To authorize the Board of Health to enter into a contract with Fireproof Records Center for storage services for the Health Department; to authorize the expenditure of \$25,000 from the Health Special Revenue Fund; to waive provisions of competitive bidding; and to declare an emergency. (\$25,000)

WHEREAS, the Health Department has a need for records storage services; and,

WHEREAS, Fireproof Records Center has provided quality services for the Health Department under prior contracts; and,

WHEREAS, Fireproof Records Center has agreed to renew the contract for an additional year; and,

WHEREAS, an emergency exists in the usual daily operation of the Columbus Health Department in that it is immediately necessary to enter into a contract with Fireproof Records Center for the preservation of the public health, peace, property, safety and welfare; Now, therefore, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS

SECTION 1. That the Board of Health is hereby authorized to enter into a contract with Fireproof Records Center for records storage, retrieval, and destruction services for various programs of the Health Department for the period September 1, 2002 through August 31, 2003.

SECTION 2. That to pay the cost of said contract, the expenditure of \$25,000 is hereby authorized from the Health Special Revenue Fund, Fund No. 250, Department of Health, Division No. 50-01, OCA Code 500280, Object Level One 03, Object Level Three 3336.

SECTION 3. That the provisions of Section 329.06(b) of the Columbus City Code are hereby waived.

SECTION 4. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1792-02

To authorize and direct the Board of Health to accept a grant from the Ohio Department of Public Safety in the amount of \$68,431; to authorize the appropriation of \$68,431 from the unappropriated balance of the Health Department Grants Fund; and to declare an emergency. (\$68,431)

WHEREAS, grant funds have been made available through the Ohio Department of Public Safety for the VAN Grant Program; and, WHEREAS, it is necessary to accept these funds from the Ohio Department of Public Safety for the continuation of the VAN Grant

WHEREAS, it is necessary to accept these funds from the Ohio Department of Public Safety for the continuation of the VAN Gra Program; and,

WHEREAS, this ordinance is submitted as an emergency so as to allow the financial transaction to be posted in the City's accounting system as soon as possible. Up to date financial posting promotes accurate accounting and financial management; and,

WHEREAS, an emergency exists in the usual daily operation of the Columbus Health Department in that it is immediately necessary to accept this grant from the Ohio Department of Public Safety and to appropriate these funds to the Health Department for the immediate preservation of the public health, peace, property, safety and welfare; Now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the Board of Health is hereby authorized and directed to accept a grant award totaling \$68,431 from the Ohio Department of Public Safety for the VAN Grant Program for the period October 1, 2002 through September 30, 2003.

SECTION 2. That from the unappropriated monies in the fund known as the Health Department Grants Fund, Fund No. 251, and from all monies estimated to come into said fund from any and all sources and unappropriated for any other purpose during the twelve months ending December 31, 2002, the sum of \$68,431 is hereby appropriated to the Health Department, Department No. 50-01, OCA Code 502026, Grant No. 502026 as follows:

Object Level One	Object Level Three	Amount
01	1100	\$61,111.00
02	2200	1,400.00
03	3300	5,920.00
	Total Ordinance	\$68,431.00

SECTION 3. That the monies appropriated in the foregoing Section 2 shall be paid upon the order of the Health Commissioner and that no order shall be drawn or money paid except upon voucher, the form of which shall be approved by the City Auditor.

SECTION 4. That the City Auditor is authorized to make any accounting changes necessary to ensure that this appropriation is properly accounted for and recorded accurately on the City's financial records.

SECTION 5. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1793-02

To authorize and direct the Board of Health to accept a grant from the Ohio Department of Public Safety in the amount of \$100,000; to authorize the appropriation of \$100,000.00 from the unappropriated balance of the Health Department Grants Fund; and to declare an emergency. (\$100,000.00)

WHEREAS, it is necessary to accept these funds from the Ohio Department of Public Safety for the continuation of the Safe Communities Program; and,

WHEREAS, this ordinance is submitted as an emergency so as to allow the financial transaction to be posted in the City's accounting system as soon as possible. Up to date financial posting promotes accurate accounting and financial management; and,

WHEREAS, an emergency exists in the usual daily operation of the Columbus Health Department in that it is immediately necessary to accept this grant from the Ohio Department of Public Safety and to appropriate these funds to the Health Department for the immediate preservation of the public health, peace, property, safety and welfare; Now, therefore:

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the Board of Health is hereby authorized and directed to accept a grant award totaling \$100,000 from the Ohio Department of Public Safety for the Safe Communities Program for the period October 1, 2002 through September 30, 2003.

SECTION 2. That from the unappropriated monies in the fund known as the Health Department Grants Fund, Fund No. 251, and from all monies estimated to come into said fund from any and all sources and unappropriated for any other purpose during the twelve months ending December 31, 2002, the sum of \$100,000.00 is hereby appropriated to the Health Department, Department No. 50-01, OCA Code 502024, Grant No. 502024 as follows:

Object Level One	Object Level Three	Amount
01	1100	\$86,549.00
02	2200	3.450.00
03	3300	10,001.00
	Total Ordinance	\$100,000.00

SECTION 3. That the monies appropriated in the foregoing Section 2 shall be paid upon the order of the Health Commissioner and that no order shall be drawn or money paid except upon voucher, the form of which shall be approved by the City Auditor.

SECTION 4. That the City Auditor is authorized to make any accounting changes necessary to ensure that this contract is properly accounted for and recorded accurately on the City's financial records.

SECTION 5. That for reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1794-02

To authorize and direct the Board of Health to accept a grant from the Ohio Department of Public Safety in the amount of \$68,667; to authorize the appropriation of \$68,667 from the unappropriated balance of the Health Department Grants Fund, and to declare an emergency. (\$68,667)

WHEREAS, grant funds have been made available through the Ohio Department of Public Safety for the Occupant Protection Program; and, WHEREAS, it is necessary to accept these funds from the Ohio Department of Public Safety for the continuation of the Occupant Protection Program; and,

WHEREAS, this ordinance is submitted as an emergency so as to allow the financial transaction to be posted in the City's accounting system as soon as possible. Up to date financial posting promotes accurate accounting and financial management; and,

WHEREAS, an emergency exists in the usual daily operation of the Columbus Health Department in that it is immediately necessary to accept this grant from the Ohio Department of Public Safety and to appropriate these funds to the Health Department for the immediate preservation of the public health, peace, property, safety and welfare; Now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the Board of Health is hereby authorized and directed to accept a grant award totaling \$68,667 from the Ohio Department of Public Safety for the Occupant Protection Program for the period October 1, 2002 through September 30, 2003.

SECTION 2. That from the unappropriated monies in the fund known as the Health Department Grants Fund No. 251, and from all monies estimated to come into said fund from any and all sources and unappropriated for any other purpose during the twelve months ending December 31, 2002, the sum of \$68,667 is hereby appropriated to the Health Department, Department No. 50-01, OCA Code 502025, Grant No. 502025 as follows:

Object Level One	Object Level Three	Amount
01	1100	\$58,871.00
02	2200	2,201.00
03	3300	7.595.00
	Total Ordinance	\$68,667.00

SECTION 3. That the monies appropriated in the foregoing Section 2 shall be paid upon the order of the Health Commissioner and that no order shall be drawn or money paid except upon voucher, the form of which shall be approved by the City Auditor.

SECTION 4. That the City Auditor is authorized to make any accounting changes necessary to ensure that this appropriation is properly accounted for and recorded accurately on the City's financial records.

SECTION 5. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1795-02

To authorize the Director of the Department of Development to enter into a contract with The Ohio State University Research Foundation for the Graduate Internship Program; to authorize the expenditure of \$146,908.00 from the General Fund. (\$146,908.00)

Whereas, the City of Columbus desires to have graduate-level student interns from The Ohio State University's City and Regional Planning Program provide research and planning activities for its neighborhood groups; and

Whereas, the interns will provide neighborhood organizations with the opportunity to strengthen their administrative expertise and advisory abilities in matters relating to governance, commercial and physical development, zoning, code enforcement, preservation and the overall enhancement of the quality of neighborhood life; and

Whereas, the 2002-2003 Internship Program matches full-time graduate student with projects identified by neighborhood groups and local government offices; and now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That the Director of the Department of Development be and is hereby authorized To enter into contract with the Ohio State University Research Foundation for the Columbus Graduate Internship Program.

Section 2. That from the purpose of paying the costs of this contract, the expenditure of \$146,908.00 is hereby authorized from the General Fund. Fund No. 010, Project No. 100000, Department of Development, Department No. 44-05, Object Level One 03, Object Level Three 3336, OCA Code 440281,

Section 3. That this contract is awarded pursuant to Section 329.29 of the Columbus City Codes, 1959, as amended.

Section 4. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed as amended November 25, 2002, Matthew D. Habash, President of Council / Approved as amended November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1796-02

To authorize a supplemental appropriation from the unappropriated balance of the Health Department Grants Fund for program resources of the Child & Family Health Services program, in an amount of \$410,000; and to declare an emergency, (\$410,000)

WHEREAS, \$1,031,844.00 in grant funds have been made available through the Ohio Department of Health for the Child & Family Health Services program for the period of October 1, 2002 through September 30, 2003; and,

WHEREAS, it is necessary to provide \$410,000 in anticipated fee revenues, prior year grant balances, and City support for the continued support of the Child & Family Health Services program; and,

WHEREAS, this ordinance is submitted as an emergency so as to allow the financial transaction to be posted in the City's accounting system as soon as possible. Up to date financial posting promotes accurate accounting and financial management: and,

WHEREAS, an emergency exists in the usual daily operation of the Health Department in that it is immediately necessary to appropriate these funds to the Health Department for the immediate preservation of the public health, peace, property, safety and welfare; Now, therefore, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the sum of \$410,000 is hereby authorized and directed to be appropriated from the unappropriated balance in the Health Department Grants Fund, Fund No. 251, and from all monies estimated to come into said Fund from any and all sources during the twelve months ending September 30, 2003, to the Health Department, Department No. 50-01, as follows:

OCA	Grant No.	Object Level One	Purpose	Amount
502018	502018	01	Personnel Services	\$360,000
502018	502018	02	Supplies	\$ 20,000
502018	502018	03	Services Operation & Maintenance	\$ 30,000

SECTION 2. That the monies appropriated in the foregoing Section 1 shall be paid upon the order of the Health Commissioner and that no order shall be drawn or money paid except upon voucher, the form of which shall be approved by the City Auditor.

SECTION 3. That for reasons stated in the preamble hereto, which is hereby made a part hereof; this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1797-02

To authorize the Director of Finance, to enter into the fourth year of a five year lease agreement with Xerox Corporation for the lease of a large volume copier; and to authorize the expenditure of \$30,000.00 from the 2002 operating budget of the City Clerk and City Council, and to declare an emergency. (\$30,000.00)

WHEREAS, the duties of the City Clerk includes responsibility for all books, papers and documents pertaining to his office; and WHEREAS, the City Clerk desires the Finance Director to enter into the fourth year of a five year lease agreement for the copier used during the weekly copy/preparation of legislation and the agenda for City Council meetings; now, therefore BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the Finance Director be and is hereby authorized to enter into an agreement with Xerox Corporation for the fourth year of a five year lease of a copier.

SECTION 2. That the sum of \$30,000.00 be and hereby is authorized to be expended from City Council, Department 20-01, OCA Code 200105, Object Level One 03, Object Level Three 3303.

SECTION 3. That for the reasons stated in the preamble hereto, which Is hereby made a part hereof, this ordinance is declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1798-02

To authorize and direct the City Auditor to transfer \$150,000.00 in appropriation authority within the Electricity Operating Fund to provide funding for services and other expenditures; and to declare an emergency. (\$150,000.00)

WHEREAS, the Department of Public Utilities, Division of Electricity, requires budget authority for the purchase of services and other expenditures; and

WHEREAS, funds are available in the approved 2002 operating budget to accommodate this transfer and said transfer is consistent with third quarter 2002 financial projects; and

WHEREAS, it is necessary to transfer budget authority between object levels within the Electricity Operating Fund to align budget authority with projected expenditures; and

WHEREAS, an emergency exists in the usual daily operation of the Division of Electricity, in that a transfer of budget authority between object levels is immediately necessary for the preservation of the public health, peace, property, safety and welfare; now, therefore: BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the City Auditor be and is hereby authorized and directed to transfer budget authority in the amount of \$150,000.00 within the Electricity Operating Fund 550, Division No. 60-07, as follows:

FROM:			
Object Level One	Object Level Three	OCA Code	Amount
01	1101	606715	\$150,000.00
TO:			
Object Level One	Object Level Three	OCA Code	Amount
03	3335	600700	\$43,000.00
03	3336	600700	52,000.00
03	3341	600700	10,000.00
03	3345	600700	20,000.00
05	5533	600700	25.000.00

SECTION 2. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1799-02

To authorize the expenditure of \$10,000.00 for various inter-departmental billings from the Recreation and Parks Permanent Improvement Fund, and to declare an emergency. (\$10,000.00)

WHEREAS, various expenditures are necessary for inter-departmental services to the Recreation and Parks Department; and WHEREAS, an emergency exists in the usual daily operation of the Recreation and Parks Department in that it is immediately necessary to expend said funds for the presentation of public health, peace, property and safety; now, therefore, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the expenditure for inter-departmental billings is necessary for various services to the Recreation and Parks Department. SECTION 2. That the expenditure of \$10,000.00, or so much thereof as may be necessary, be and is hereby authorized from the Recreation and Parks Permanent Improvement Fund, as follows, to pay the cost thereof.

Fund Type	Dept. No.	Fund	Project No.	Project Title	Object Level 3	OCA Code	Amount
Cap. Proj.	51-01	747	510017	Park & Playground Development	6680	640862	\$10,000.00

SECTION 3. That the City Auditor is hereby authorized to transfer the unencumbered balance in a project account to the unallocated balance account within the same fund upon receipt of certification by the Director of the Department administering said project that the project has been completed and the monies are no longer required for said project; except that no transfer shall be so made from a project account funded by monies from more than one source.

SECTION 4. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1800-02

To authorize and direct the Board of Health to enter into a contract with the Ohio Hispanic Coalition for the provision of interpretation services for the Health Department's Perinatal Program, to authorize a total expenditure of \$29,120 from the Health Department Grants Fund, to waive the provisions of competitive bidding, and to declare an emergency. (\$29,120)

WHEREAS, the Columbus Health Department has a need for interpretation services for non-English speaking clients at the three Perinatal clinics; and,

WHEREAS, the Health Department currently has a contract with Ohio Hispanic Coalition which provides interpretation and written translation services for clients of CHD perinatal clinic; and,

WHEREAS, contracting with community-based organizations has proven beneficial to CHD clients, the organizations, and to the City of Columbus; and,

WHEREAS, this ordinance authorizes the Board of Health to enter into a contract with the Ohio Hispanic Coalition for the period of October 1, 2002 through September 30, 2003; and,

WHEREAS, an emergency exists in the usual daily operation of the Health Department in that it is immediately necessary to contract with the Ohio Hispanic Coalition for the provision of interpretation services for the immediate preservation of the public health, peace, property, safety and welfare: Now, therefore.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That the Board of Health is hereby authorized to enter into a contract with the Ohio Hispanic Coalition for the provision of interpretation services for the period of October 1, 2002 through September 30, 2003.

SECTION 2. That to pay the cost of said contract, the expenditure of \$29,120 is hereby authorized from the Health Department Grants Fund, Fund No. 251, Department of Health, Department No. 50, Object Level One 03, Object Level Three 3337, Grant No. 502018, OCA Code 502018.

SECTION 3. That the provisions of Columbus City Code, Section 329.12, dealing with competitive bidding, are hereby waived.

SECTION 4. That the City Auditor is authorized to make any accounting changes necessary to ensure that this contract is properly accounted for and recorded accurately on the City's financial records.

SECTION 5. That for reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1801-02

To authorize the City Auditor to transfer \$29,450,000 of general obligation bonds from the City's Electricity Enterprise (Fund No. 550) to the City's Governmental General Long Term Obligations Account. (\$29,450,000)

WHEREAS, the City's trash burning power plant began operations in fourth quarter 1983 and ceased operations in December 1994; and, WHEREAS, as a result of the closing, the asset (the lease of the plant to the Solid Waste Authority of Central Ohio) and the related General Obligation Bonds (\$117,550,000 outstanding at December 31, 1994) were removed from the City's Electricity Enterprise and transferred to the City's Debt Service Fund and the then General Long Term Obligations Account Group, respectively; and

WHEREAS, there remained \$59,100,000 of Revenue Bonds outstanding at December 31, 1994; and

WHEREAS, the Revenue Bond holders had a first lien on all revenues of the Electricity Enterprise, not simply revenues that might have been generated by the operation of the power plant; and

WHEREAS, this lien on all revenues of the Electricity Enterprise made it necessary for the Revenue Bonds to be accounted for in the Electricity Enterprise; and

WHEREAS, these revenue bonds were refunded in 2001 by the issuance of \$32,675,000 of General Obligation Bonds; the first lien on the revenues of the Electricity Enterprise no longer exists. Completion of the transfer of the remaining debt related to the trash burning power plant out of the Electricity Enterprise is now possible, but not obligated, and can now be accomplished; and

WHEREAS, payments of principal and interest on debt related to the power plant have been the major cause of the need for subsidies to the Electricity Enterprise. No subsidies were necessary from 1994 through 1998, however, in 1999 through 2001 subsidies have exceeded \$17.6 million; and

WHEREAS, transfer of this debt out of the Electricity Enterprise will cause the Enterprise to be responsible for and demonstrate its value to the City solely as an Electricity Enterprise without bearing the burden of debt related to the power plant. Debt related to the power plant will reach its final maturity in 2010. At December 31, 2002, there will remain \$77,453,000 principal and \$12,747,190 interest due on all bonds related to the power plant; and

WHEREAS, the amount of this transfer, representing the outstanding principal and interest on the General Obligation Bonds which refunded the earlier Revenue Bonds, will be \$29,450,000 principal with financial maturities in 2008 and \$5,431,606.32 interest; the amount of these bonds outstanding at December 31, 2001; and

WHEREAS, after passage of this ordinance future subsidies to the Electricity Enterprise for these debt service charges will be eliminated and any subsidies in the future will be solely attributable to the functions of the Electricity Enterprise; and

WHEREAS, this Council, pursuant to the recommendation of the City Auditor, directs the City Auditor to remove this debt from the

WHEREAS, the net effect of the City's overall finances will be zero; now, therefore:

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. The City Auditor is authorized to transfer \$29,450,000 General Obligation Bonds principal and related interest liability from the City's Electricity Enterprise Fund (Fund No. 550) to the Governmental Long Term Debt Account, effective January 1, 2002.

SECTION 2. Principal and interest related to the bonds recited in Section 1 of this Ordinance, beginning January 1, 2002, shall be paid from the City's Debt Service Fund (Fund No. 430) as follows:

YEAR	PRINCIPAL	INTEREST
2002	\$3,540,000.00	\$1,399,893.76
2003	\$3,970,000.00	\$1,222,893.76
2004	\$4,390,000.00	\$1,044,243.76
2005	\$4,870,000.00	\$824,743.76
2006	\$5,455,000.00	\$581,243.76
2007	\$6,080,000.00	\$308,493.76
2008	\$1,145,000.00	\$50,093.76

SECTION 3. Funds necessary to carryout the purpose of this ordinance are hereby deemed appropriated.

SECTION 4. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

RESOLUTIONS

RES NO. 203X-02

tract;

6950.

To declare the necessity and intent to appropriate permanent and construction easements in, over, under and through real estate in connection with the Greenlawn Avenue Widening and Improvement Project, and to declare an emergency.

WHEREAS, the City of Columbus is engaged in the Greenlawn Avenue Widening and Improvement Project; and,

WHEREAS, an emergency exists in the usual daily operation of the Department of Public Service, Division of Transportation, in that it is immediately necessary to declare the necessity and intent to appropriate permanent and construction easements in, over, under and through the hereinbefore described real estate necessary for the aforementioned project so that there will be no delay in the project thereby preserving the public health, peace, property, safety, and welfare; now, therefore:

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF COLUMBUS:

Section 1. That this Council hereby declares the necessity and intent to appropriate permanent and construction easements in, over, under and through the following described real estate necessary for the Greenlawn Avenue Widening and Improvement Project, Project # 530161, pursuant to and in accordance with the Charter of the City of Columbus, Columbus City Code (1959) Revised, Chapter 909, the Constitution of the State of Ohio and Ohio Revised Code, Chapter 719; to-wit:

Situated in the State of Ohio, County of Franklin, City of Columbus, being a part of Virginia Military Survey Number 422 and being an 0.034 acre easement out of a 0.092 acre tract of land conveyed to Suzanne T. Johns by deed shown of record in Official Record 34299110, all references being to those of record in the Recorder's Office, Franklin County, Ohio, being more particularly described as follows:

Beginning at a point 41.88 feet left of Greenlawn Avenue Station 27+00.94 in the easterly line of said 0.092 acre tract;

Thence North 81 degrees 01 minutes 01 seconds West a distance of 98.53 feet across part of said 0.092 acre tract to a point 53.43 feet left of Greenlawn Avenue Station 26+03.08;

Thence North 8 degrees 58 minutes 59 seconds East a distance of 15.00 feet across part of said 0.092 acre tract to a point 68.33 feet left of Greenlawn Avenue Station 26+04.84;

Thence South 81 degrees 01 minutes 01 seconds East a distance of 96.76 feet across part of said 0.092 acre tract to a point on the easterly line of said 0.092 acre parcel 56.98 feet left of Greenlawn Avenue Station 27+00.94;

Thence South 2 degrees 14 minutes 41 seconds West a distance of 15.10 feet along the easterly line of said 0.092 acre tract to the Point of Beginning and containing 0.034 acre.

This description was prepared by DLZ Ohio, Inc. under the direction and supervision of Charles H. Murphy, Registered Surveyor Number S-6950.

35-T

Situated in the State of Ohio, County of Franklin, City of Columbus, being a part of Virginia Military Survey Number 422, also being a part of a 0.092 acre tract of land conveyed to Suzanne T. Johns by deed shown of record in Official Record 34299110, all references being to those of record in the Recorder's Office, Franklin County, Ohio, being more particularly described as follows:

Beginning at an iron pin found 40.00 feet left of Greenlawn Avenue Station 27+00.94 at the southwesterly comer of said 0.092 acre tract in the existing northerly right-of-way line of Greenlawn Avenue;

Thence along the southerly line of said 0.092 acre tract, and along the existing northerly right-of-way line of Greenlawn Avenue to a point 40.00 feet left of Greenlawn Avenue Station 26+00.00;

Thence across said 0.092 acre tract, and along the proposed northerly right-of-way line of Greenlawn Avenue to a point 45.08 feet left of Greenlawn Avenue Station 25+75.00 in the proposed northerly right-of-way line of Greenlawn Avenue;

Thence across said 0.092 acre tract to a point 53.43 feet left of Greenlawn Avenue Station 26+03.08;

Thence across said 0.092 acre tract to a point 41.88 feet left of Greenlawn Avenue Station 27+00.94 in the easterly line of said 0.092 acre

Thence along the easterly line of said 0.092 acre tract to the Point of Beginning and containing 0.022 acre.

This description was prepared by DLZ Ohio, Inc. under the direction and supervision of Charles H. Murphy, Registered Surveyor Number S-6950.

35-T1

Situated in the State of Ohio, County of Franklin, City of Columbus, Virginia Military Survey Number 422 and being an 0.041 acre temporary right-of-way across part of an 0.582 acre tract conveyed to Suzanne T. Johns by deed of record in Official Record 34299, Page 110, Recorder's Office, Franklin County, Ohio; said 0.041 acre temporary right-of-way being more particularly described as follows:

Beginning at a point in said 0.582 acre tract 53.43 feet left of Greenlawn Avenue Station 26+03.08;

Thence across said 0.582 acre tract to a point 93.48 feet left of Greenlawn Avenue Station 25+81.80;

Thence across said 0.582 acre tract to a point 103.28 feet left of Greenlawn Avenue Station 25+94.32;

Thence across said 0.582 acre tract to a point 90.37 feet left of Greenlawn Avenue Station 26+35.03; Thence across said 0.582 acre tract to a point 62.15 feet left of Greenlawn Avenue Station 26+57.10;

Thence across said 0.582 acre tract to a point 68.33 feet left of Greenlawn Avenue Station 26+04.84;

Thence across said 0.582 acre tract to the Point of Beginning and containing 0.041 acre.

This description was prepared by DLZ Ohio, Inc. under the direction and supervision of Charles H. Murphy, Registered Surveyor Number S-

36-S

Situated in the State of Ohio, County of Franklin, City of Columbus, being a part of Virginia Military Survey Number 422 and being an 0.012 acre easement out of a 0.051 acre tract of land conveyed to Burdett Oxygen Company of Cleveland me. by deed shown of record in Deed Book 2482, Page 253, all references being to those of record in the Recorder's Office, Franklin County, Ohio, being more particularly described as follows: Beginning at a point 40.00 feet left of Greenlawn Avenue Station 27+00.94 in the westerly line of said 0.051 acre tract;

Thence North 2 degrees 14 minutes 41 seconds East a distance of 16.98 feet along the westerly line of said 0.051 acre tract to a point 56.98 feet left of Greenlawn Avenue Station 27+00.94;

Thence South 81 degrees 01 minutes 01 seconds East a distance of 9.67 feet across part of said 0.051 acre tract to a point 55.84 feet left of Greenlawn Avenue Station 27+10.54;

Thence North 2 degrees 39 minutes 10 seconds East a distance of 21.69 feet across part of said 0.051 acre tract to a point 77.53 feet left of Greenlawn Avenue Station 27+10.69;

Thence South 87 degrees 20 minutes 50 seconds East a distance of 10.00 feet across part of said 0.051 acre tract to a point 77.46 feet left of Greenlawn Avenue Station 27+20.69;

Thence South 2 degrees 39 minutes 10 seconds West a distance of 37.46 feet across part of said 0.051 acre tract to a point 40.00 feet left of Greenlawn Avenue Station 27+20.43;

Thence North 87 degrees 45 minutes 19 seconds West a distance of 19.49 feet along the northerly right-of-way line of Greenlawn Avenue to the Point of Beginning and containing 0.012 acre.

This description was prepared by DLZ Ohio, Inc. under the direction and supervision of Charles H. Murphy, Registered Surveyor Number S-6950

37-S

Situated in the State of Ohio, County of Franklin, City of Columbus, being a part of Virginia Military Survey Number 422 and being an 0.147 acre easement out of a 3.258 acre tract of land conveyed to Broadview Partners by deed of record in Official Record 1697, Page C16, Recorder's Office, Franklin County, Ohio; said 0.147 acre easement being more particularly described as follows:

Beginning in said 3.258 acre tract on the existing northerly right-of-way line of Greenlawn Avenue at a point on the easterly line of said tract, said point being 40.00 feet left of Greenlawn Avenue Station 28+06.07;

Thence North 87 degrees 45 minutes 19 seconds West a distance of 28.64 feet along the northerly right-of-way line Greenlawn Avenue and across part of said 3.258 acre tract to a point 40.00 feet left of Greenlawn Avenue Station 27+77.43;

Thence North 4 degrees 24 minutes 04 seconds East a distance of 272.80feet across part of said 3.258 acre tract to a point 312.61 feet left of Greenlawn Avenue Station 27+87.67;

Thence South 86 degrees 22 minutes 28 seconds East a distance of 18.40 feet across part of said 3.258 acre tract to a point on the easterly line of said 3.258 tract and 312.16 feet left of Greenlawn Avenue Station 28+06.07;

Thence South 2 degrees 14 minutes 41 seconds West a distance of 272.17 feet to the Point of Beginning and containing 0.147 acre.

This description was prepared by DLZ Ohio, Inc. under the direction and supervision of Charles H. Murphy, Registered Surveyor Number S-6950.

38-S

Situated in the State of Ohio, County of Franklin, City of Columbus, being a part of Virginia Military Survey Number 422 and being an 0.006 acre easement out of a 3.477 acre tract of land conveyed to Jay Worlyby deed shown of record in Official Record 21306A01, Recorder's Office, Franklin County, Ohio; said 0.006 acre easement being more particularly described as follows:

Beginning in said 3.477 acre tract on the existing northerly right-of-way line of Greenlawn Avenue at a point 40.00 feet left of Greenlawn Avenue Station 29+92.84;

Thence North 2 degrees 14 minutes 41 seconds East a distance of 3.50 feet through part of the said 3.477 acre tract to a point 43.50 feet left of Greenlawn Avenue Station 29+92.84;

Thence South 87 degrees 45 minutes 19 seconds East a distance of 69.01 feet across said 3.477 acre tract, and parallel to the existing centerline of Greenlawn Avenue, to a point on the easterly property line of said property and 43.50 feet left of Greenlawn Avenue Station 30+61.85;

Thence South 2 degrees 14 minutes 41 seconds West along the easterly property line of said 3.477 acre tract a distance of 3.50 feet to a point 40.00 feet left of Greenlawn Avenue Station 30+61.85;

Thence North 87 degrees 45 minutes 19 seconds West a distance of 69.01 feet across part of said 3.477 acre tract, and along the existing northerly right-of-way line of Greenlawn Avenue, to the Point of Beginning and containing 0.006 acre.

This description was prepared by DLZ Ohio, Inc. under the direction and supervision of Charles H. Murphy, Registered Surveyor Number S-6950.

38-S1

Situated in the State of Ohio, County of Franklin, City of Columbus, being a part of Virginia Military Survey Number 422 and being an 0.020 acre easement out of a 3.477 acre tract of land conveyed to Jay Worly by deed shown of record in Official Record 21306A01, Recorder's Office, Franklin County, Ohio; said 0.020 acre easement being more particularly described as follows:

Beginning in said 3.477 acre tract on the existing northerly right-of-way line of Greenlawn Avenue at a point on the westerly property line, said point being 40.00 feet left of Greenlawn Avenue Station 28+06.07;

Thence North 2 degrees 14 minutes 41 seconds East a distance of 272.17 feet along the westerly property line of the said 3.477 acre tract to a point 312.16 feet left of Greenlawn Avenue Station 28+06.07

Thence South 86 degrees 22 minutes 28 seconds East a distance of 6.56 feet across said 3.477 acre tract to a point 311.94 feet left of Greenlawn Avenue Station 28+12.62;

Thence South 3 degrees 37 minutes 32 seconds West across part of said 3.477 acre tract a distance of 272.09 feet to the Point of Beginning and containing 0.020 acre.

This description was prepared by DLZ Ohio, Inc. under the direction and supervision of Charles H. Murphy, Registered Surveyor Number S-6950.

38-T1

Situated in the State of Ohio, County of Franklin, City of Columbus, Virginia Military Survey Number 422 and being an 0.064 acre temporary right-of-way across part of a 3.477 acre tract conveyed to Jay Worly by deed of record in Official Record 21306, Page A01, Recorder's Office, Franklin County, Ohio; said 0.064 acre temporary right-of-way being more particularly described as follows:

Beginning at a point 50.00 feet left of Greenlawn Avenue Station 28+06.31;

Thence across said 3.477 acre tract to a point 311.94 feet left of Greenlawn Avenue Station 28+12.62;

Thence across said 3.477 acre tract to a point on the westerly line of said 3.258 acre tract 312.16 feet left of Greenlawn Avenue Station 28+06.07;

Thence along the westerly property line of said 3.477 acre tract to a point 322.16 feet left of Greenlawn Avenue Station 28+06.07;

Thence across said 3.477 acre tract to a point 321.76 feet left of Greenlawn Avenue Station 28+22.89;

Thence across said 3.477 acre tract to a point 50.00 feet left of Greenlawn Avenue Station 28+16.31;

Thence across said 3.477 acre tract to the Point of Beginning and containing 0.064 acre.

This description was prepared by DLZ Ohio, me. under the direction and supervision of Charles H. Murphy, Registered Surveyor Number S-6950.

40-S

Situated in the State of Ohio, County of Franklin, City of Columbus, being a part of Virginia Military Survey Number 422, also being a part of a 3.72 acre tract of land conveyed to the Herman Falter Packing Company by deed shown of record in Deed Book 847, Page 237, all references being to those of record in the Recorder's Office, Franklin County, Ohio, being more particularly described as follows:

Beginning in said 3.72 acre tract on the existing northerly right-of-way line of Greenlawn Avenue at a point 40.00 feet left of Greenlawn Avenue Station 32+00.00;

Thence North 2 degrees 14 minutes 41 seconds East a distance of 10.00 feet through part of the said 3.72 acre tract to a point 50.00 feet left of Greenlawn Avenue Station 32+00.00;

Thence South 87 degrees 45 minutes 19 seconds East a distance of 160.00 feet across part of said 3.72 acre tract to a point 50.00 feet left of Greenlawn Avenue Station 33+60.00;

Thence South 2 degrees 14 minutes 41 seconds West a distance of 10.00 feet across part of said 3.72 acre tract to a point 40.00 feet left of Greenlawn Avenue Station 33+60.00;

Thence North 87 degrees 45 minutes 19 seconds West a distance of 160.00 feet across part of said 3.72 acre tract, and along the existing northerly right-of-way line of Greenlawn Avenue, to the Point of Beginning and containing 0.037 acre.

This description was prepared by DLZ Ohio, Inc. under the direction and supervision of Charles H. Murphy, Registered Surveyor Number S-6950.

41-S (Revised 11-7-02)

Situated in the State of Ohio, County of Franklin, City of Columbus, being a part of Virginia Military Survey Number 422, also being a part of Lots 1 through 5 of the C.E. Carter's Greenlawn Avenue Addition subdivision as recorded in Plat Book 17, Page 215, conveyed to Ward Inc. by deed shown of record in Official Record 24979D13, all references being to those of record in the Recorder's Office, Franklin County, Ohio, being more particularly described as follows:

Beginning in said Lot No. 3 on the existing northerly right-of-way line of Greenlawn Avenue at a point 30.00 feet left of Greenlawn Avenue Station 35+25.00:

Thence North 2 degrees 14 minutes 41 seconds East a distance of 15.00 feet through part of the said Lot No. 3 to a point 45.00 feet left of Greenlawn Avenue Station 35+25.00;

SEWER EASEMENT

Thence South 87 degrees 45 minutes 19 seconds East a distance of 25.00 feet across part of said Lots No. 3 and 4 to a point in Lot No. 4, 45.00 feet left of Greenlawn Avenue Station 35+50.00;

Thence South 2 degrees 14 minutes 41 seconds West a distance of 15.00 feet across part of said Lot No. 4 to a point 30.00 feet left of Greenlawn Avenue Station 35+50.00;

Thence North 87 degrees 45 minutes 19 seconds West a distance of 25.00 feet across part of said Lots No. 3 and 4, and along the existing northerly right-of-way line of Greenlawn Avenue, to the Point of Beginning and containing 0.009 acre.

This description was prepared by DLZ Ohio, Inc. under the direction and supervision of Charles H. Murphy, Registered Surveyor Number S-6950.

Section 2. That the City Attorney be and hereby is authorized to cause a written notice of the adoption of this resolution to be served upon the owners, persons in possession of or persons having a real or possible interest of record in the above described premises in the manner provided by law

Section 3. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this resolution is declared to be an emergency measure and shall take effect and be in force from and after its adoption and approval by the Mayor, or ten days after adoption if the Mayor neither approves nor vetoes the same.

Adopted November 25, 2002 Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk.

BIDS WANTED - PURCHASING OFFICE

Each proposal shall contain the full name and address of every person, firm or corporation interested in the same, and if a corporation, the name and address of the President and Secretary.

EQUAL OPPORTUNITY CLAUSE:

Each responsive bidder shall submit, with its bid, a contract compliance certification number or a completed application for certification. Compliance with the provisions of Article 1, Title 39, is a condition of the contract. Failure to comply with this Article may result in cancellation of the contract.

WITHHOLDING OF INCOME TAX: All bidders are advised that in order for a contract to bind the City, each contract must contain the provisions found in Section 361.34 C.C.C. with regard to income taxes due or payable to the City of Columbus for wages, salaries and commissions paid to the contractor's employees as well as requiring those contractors to ensure that subcontractors withhold in a like manner.

DELINQUENT PERSONAL PROPERTY TAX: All bidders are charged with notice of Section 5719.042 of the Ohio Revised Code and agree that if this contract is awarded to them, the successful bidder, prior to the time the contract is entered into, will submit to the City Auditor the affidavit required by said section of the Ohio Revised Code. Said affidavit, when filed with City Auditor, is thereby incorporated into and made a part of this contract and no payment shall be made with respect to this contract unless such statement has been so incorporated as a part thereof.

LOCAL CREDIT: For all contracts except professional service contracts: In determining the lowest bid for purpose of awarding a contract not exceeding \$20,000.00, a local bidder shall receive a credit equal to five percent (5%) of the lowest bid submitted by a non-local bidder. In determining the lowest bid for purposes of awarding a contract in excess of \$20,000.00, a local bidder shall receive a credit equal to one percent (1%) or \$20,000.00, whichever is less, of the lowest bid submitted by a non-local bidder. A local bidder is a person, corporation or business which (a) has listed its principal place of business as being located within the corporation limits of the City of Columbus or the County of Franklin in official documents filed with Secretary of State, State of Ohio, or a valid vendor's license which indicates its place of business is located within the corporation limits of the City of Columbus or County of Franklin.

FOR COPIES OF ANY OF THE FOLLOWING BID PROPOSAL CALL (614) 645-7599

BID OPENING DATE 12/05/02

BID FOR PURCHASE OF GLOSS FLOOR FINISH

Sealed proposals for the following items will be received by the Purchasing Office at its office at 50 West Gay Street, 1st Floor, Columbus, Ohio 43215, until 11:00a.m. Local Time on Thursday, December 5, 2002 and at that time will be publicly opened and read. Proposals received after the time for opening of bid will be returned to the bidder unopened. The City will not be responsible for late mail or other deliveries.

Envelopes must be plainly marked: Recreation & Parks

Bid for Purchase of Gloss Floor Finish Solicitation No. SA000354JRM in accordance with specifications on file in the Purchasing Office. Joel Taylor, Finance Director

(11/23/02; 11/30/02)

BID FOR PURCHASE OF MEDICAL EQUIPMENT

Sealed proposals for the following items will be received by the Purchasing Office at its office at 50 West Gay Street, 1st Floor, Columbus, Ohio 43215, until 11:00a.m. Local Time on Thursday, December 5, 2002 and at that time will be publicly opened and read. Proposals received after the time for opening of bid will be returned to the bidder unopened. The City will not be responsible for late mail or other deliveries.

SPECIAL NOTICE: Prevailing Wages apply Envelopes must be plainly marked: Health

Bid for Purchase of Medical Equipment Solicitation No. SA000362DRM in accordance with specifications on file in the Purchasing Office. Joel Taylor, Finance Director

(11/23/02; 11/30/02)

BID FOR PURCHASE OF POTASSIUM PERMANGANATE

Sealed proposals for the following items will be received by the Purchasing Office at its office at 50 West Gay Street, 1st Floor, Columbus, Ohio 43215, until 11:00a.m. Local Time on Thursday, December 5, 2002 and at that time will be publicly opened and read. Proposals received after the time for opening of bid will be returned to the bidder unopened. The City will not be responsible for late mail or other deliveries.

Envelopes must be plainly marked: Water

Bid for Purchase of Potassium Permanganate Solicitation No. SA000361JRM in accordance with specifications on file in the Purchasing Office.

Joel Taylor, Finance Director (11/23/02; 11/30/02)

BID FOR PURCHASE OF SODA ASH

Sealed proposals for the following items will be received by the Purchasing Office at its office at 50 West Gay Street, 1st Floor, Columbus, Ohio 43215, until 11:00a.m. Local Time on Thursday, December 5, 2002 and at that time will be publicly opened and read. Proposals received after the time for opening of bid will be returned to the bidder unopened. The City will not be responsible for late mail or other deliveries.

Envelopes must be plainly marked: Water

Bid for Purchase of Soda Ash Solicitation No. SA000360JRM in accordance with specifications on file in the Purchasing Office.

Joel Taylor, Finance Director

(11/23/02; 11/30/02)

BID FOR PURCHASE OF QUICKLIME

Sealed proposals for the following items will be received by the Purchasing Office at its office at 50 West Gay Street, 1st Floor, Columbus, Ohio 43215, until 11:00a.m. Local Time on Thursday, December 5, 2002 and at that time will be publicly opened and read. Proposals received after the time for opening of bid will be returned to the bidder unopened. The City will not be responsible for late mail or other deliveries.

Envelopes must be plainly marked: Water

Bid for Purchase of Quicklime Solicitation No. SA000359JRM in accordance with specifications on file in the Purchasing Office.

Joel Taylor, Finance Director

(11/23/02; 11/30/02)

BID FOR PURCHASE OF CARBON DIOXIDE

Sealed proposals for the following items will be received by the Purchasing Office at its office at 50 West Gay Street, 1st Floor, Columbus, Ohio 43215, until 11:00a.m. Local Time on Thursday, December 5, 2002 and at that time will be publicly opened and read. Proposals received after the time for opening of bid will be returned to the bidder unopened. The City will not be responsible for late mail or other deliveries.

Envelopes must be plainly marked: Water

Bid for Purchase of Carbon Dioxide Solicitation No. SA000358JRM in accordance with specifications on file in the Purchasing Office. Joel Taylor, Finance Director

(11/23/02; 11/30/02)

BID FOR PURCHASE OF LIQUID CHLORINE

Sealed proposals for the following items will be received by the Purchasing Office at its office at 50 West Gay Street, 1st Floor, Columbus, Ohio 43215, until 11:00a.m. Local Time on Thursday, December 5, 2002 and at that time will be publicly opened and read. Proposals received after the time for opening of bid will be returned to the bidder unopened. The City will not be responsible for late mail or other deliveries.

Envelopes must be plainly marked: Water

Bid for Purchase of Liquid Chlorine Solicitation No. SA000357JRM in accordance with specifications on file in the Purchasing Office. Joel Taylor, Finance Director

(11/23/02; 11/30/02)

BID FOR PURCHASE OF LIQUID CAUSTIC SODA

Sealed proposals for the following items will be received by the Purchasing Office at its office at 50 West Gay Street, 1st Floor, Columbus, Ohio 43215, until 11:00a.m. Local Time on Thursday, December 5, 2002 and at that time will be publicly opened and read. Proposals received after the time for opening of bid will be returned to the bidder unopened. The City will not be responsible for late mail or other deliveries.

Envelopes must be plainly marked: Water

Bid for Purchase of Liquid Caustic Soda Solicitation No. SA000356JRM in accordance with specifications on file in the Purchasing Office. Joel Taylor, Finance Director

(11/23/02; 11/30/02)

BID FOR PURCHASE OF ALUMINUM SULFATE

Sealed proposals for the following items will be received by the Purchasing Office at its office at 50 West Gay Street, 1st Floor, Columbus, Ohio 43215, until 11:00a.m. Local Time on Thursday, December 5, 2002 and at that time will be publicly opened and read. Proposals received after the time for opening of bid will be returned to the bidder unopened. The City will not be responsible for late mail or other deliveries.

Envelopes must be plainly marked: Water

Bid for Purchase of Aluminum Sulfate Solicitation No. SA000355JRM in accordance with specifications on file in the Purchasing Office. Joel Taylor, Finance Director

(11/23/02; 11/30/02)

BID FOR SWEEPER BROOM REFILLS

Sealed proposals for the following items will be received by the Purchasing Office at its office at 50 West Gay Street, 1st Floor, Columbus, Ohio 43215, until 11:00a.m. Local Time on DECEMBER 5, 2002 and at that time will be publicly opened and read. Proposals received after the time for opening of bid will be returned to the bidder unopened. The City will not be responsible for late mail or other deliveries.

Envelopes must be plainly marked: FLEET MANAGEMENT

Bid for SWEEPER BROOM REFILLS Solicitation No. SA-000351 GRW in accordance with specifications on file in the Purchasing Office. Joel Taylor, Finance Director

(11/23/02; 11/30/02)

BID OPENING DATE 12/12/02

BID FOR 18 FT, 24 CU YD TRASH BODY W/KNUCKLE BOOM LOADER

Sealed proposals for the following items will be received by the Purchasing Office at its office at 50 West Gay Street, 1st Floor, Columbus, Ohio 43215, until 11:00a m. Local Time on DECEMBER 12, and at that time will be publicly opened and read. Proposals received after the time for opening of bid will be returned to the bidder unopened. The City will not be responsible for late mail or other deliveries.

Envelopes must be plainly marked: REFUSE COLLECTION

Bid for 18 FT, 24 CU YD TRASH BODY w/KNUCKLE BOOM LOADER Solicitation No. SA-000353 GRW in accordance with specifications on file in the Purchasing Office.

Joel Taylor, Finance Director

(11/23/02; 11/30/02; 12/07/02)

BID FOR ELECTRICAL SYSTEM MONITORING SERVICE

Sealed proposals for the following items will be received by the Purchasing Office at its office at 50 West Gay Street, 1st Floor, Columbus, Ohio 43215, until 11:00a.m. Local Time on December 12, 2002 and at that time will be publicly opened and read. Proposals received after the time for opening of bid will be returned to the bidder unopened. The City will not be responsible for late mail or other deliveries.

SPECIAL NOTICE: Prevailing Wages apply.

Envelopes must be plainly marked: Division of Water

Bid for Electrical System Monitoring Service Solicitation No. SA000350BGB in accordance with specifications on file in the Purchasing

Office.

Joel Taylor, Finance Director (11/30/02; 12/07/02)

BID FOR MULTI-PLY H.D.P.E LAMINATED PLASTIC SHEET MATERIAL

Sealed proposals for the following items will be received by the Purchasing Office at its office at 50 West Gay Street, 1st Floor, Columbus, Ohio 43215, until 11:00a.m. Local Time on December 12, 2002 and at that time will be publicly opened and read. Proposals received after the time for opening of bid will be returned to the bidder unopened. The City will not be responsible for late mail or other deliveries.

Envelopes must be plainly marked: RECREATION AND PARKS

Bid for Multi-Ply H.D.P.E Laminated Plastic Sheet Material Solicitation No. SA000349BGB in accordance with specifications on file in the Purchasing Office.

Joel Taylor, Finance Director (11/30/02; 12/07/02)

BID FOR PURCHASE OF SCHOOL SPEED LIMIT SIGNS WITH BEACONS

Sealed proposals for the following items will be received by the Purchasing Office at its office at 50 West Gay Street, 1st Floor, Columbus, Ohio 43215, until 11:00a.m. Local Time on December 12, 2002 and at that time will be publicly opened and read. Proposals received after the time for opening of bid will be returned to the bidder unopened. The City will not be responsible for late mail or other deliveries.

Envelopes must be plainly marked: Transportation

Bid for Purchase of School Speed Limit Signs with Beacons Solicitation No. SA000352BGB in accordance with specifications on file in the Purchasing Office.

Joel Taylor, Finance Director

(11/30/02; 12/07/02)

BIDS WANTED - OTHER DIVISIONS

Each proposal shall contain the full name and address of every person, firm or corporation interested in the same, and if a corporation, the name and address of the President and Secretary.

EQUAL OPPORTUNITY CLAUSE:

Each responsive bidder shall submit, with its bid, a contract compliance certification number or a completed application for certification. Compliance with the provisions of Article 1, Title 39, is a condition of the contract. Failure to comply with this Article may result in cancellation of the contract.

WITHHOLDING OF INCOME TAX: All bidders are advised that in order for a contract to bind the City, each contract must contain the provisions found in Section 361.34 C.C.C. with regard to income taxes due or payable to the City of Columbus for wages, salaries and commissions paid to the contractor's employees as well as requiring those contractors to ensure that subcontractors withhold in a like manner.

DELINQUENT PERSONAL PROPERTY TAX: All bidders are charged with notice of Section 5719.042 of the Ohio Revised Code and agree that if this contract is awarded to them, the successful bidder, prior to the time the contract is entered into, will submit to the City Auditor the affidavit required by said section of the Ohio Revised Code. Said affidavit, when filed with City Auditor, is thereby incorporated into and made a part of this contract and no payment shall be made with respect to this contract unless such statement has been so incorporated as a part thereof.

LOCAL CREDIT: For all contracts except professional service contracts: In determining the lowest bid for purpose of awarding a contract not exceeding \$20,000.00, a local bidder shall receive a credit equal to five percent (5%) of the lowest bid submitted by a non-local bidder. In determining the lowest bid for purposes of awarding a contract in excess of \$20,000.00, a local bidder shall receive a credit equal to one percent (1%) or \$20,000.00, whichever is less, of the lowest bid submitted by a non-local bidder. A local bidder is a person, corporation or business which (a) has listed its principal place of business as being located within the corporation limits of the City of Columbus or the County of Franklin in official documents filed with Secretary of State, State of Ohio, or a valid vendor's license which indicates its place of business is located within the corporation limits of the City of Columbus or County of Franklin.

FOR COPIES OF ANY OF THE FOLLOWING BID PROPOSAL CALL THE LISTED DIVISION

BID FOR DEPOSIT OF PUBLIC MONEY

Notice is hereby given in accordance with Chapter 321 of the Columbus City Codes, 1959 to all banks, and building and loan or savings associations or companies situated in Franklin County, Ohio, whose application for deposit of public money has been approved by the Columbus Depository Commission that bids will be accepted by the City Treasurer for the deposit of inactive funds:

The City Treasurer will accept such bids by telephone (645-7727) or in person between the hours of 8:00 a.m. and 10:45 a.m. Monday through Friday. Such bids should specify the time span of the certificate of deposit, the rate of interest being offered, the amount of funds being bid upon, and the beginning and ending date for which said bid is applicable. By order of the Columbus Depository Commission.

THOMAS ISAACS, Chairman HUGH J. DORRIAN, Secretary JOEL S. TAYLOR, Member

BID OPENING DATE 12/18/02

OLENTANGY RIVER ROAD/EVANS RUN STORMWATER SYSTEM IMPROVEMENTS CAPITAL IMPROVEMENTS PROJECT NO. 944

Sealed proposals will be received by the Director of Public Utilities of the City of Columbus, Ohio at the office of the Director of Public Utilities, 910 Dublin Road, Room 4105, until 3:00 p.m., Local Time, on Wednesday, December 18, 2002, and publicly opened and read at that hour and place for the following project: Olentangy River Road/Evans Run Stormwater System Improvements, Capital Improvements Project No. 944

The work for which proposals are invited consists of the furnishing or construction of storm drainage improvements: Installation of new storm sewers, curb inlets and catch basins along Olentangy River Service Road, bank stabilization improvements, and such other work as may be necessary to complete the contract in accordance with the plans and specifications. Copies of the Contract Documents, which include Bid Books in paper format and the Construction Plans (CC-12560) in CD (Compact Disc) format, will be on file as of December 2,2002 at the Division of Sewerage and Drainage, Sewer System Engineering Section, Permit Office, Room No. 3044, 910 Dublin Road, Columbus, Ohio 43215-9053, and the first set is available to prospective bidders at no cost with the second and subsequent sets available at a cost of \$25.00 per set on a no-refund basis. No partial units will be released. Full-size Construction Plan sets are available to prospective bidders upon request, at a cost of \$25.00 per set.

Proposals must be submitted on the proper forms contained in the Bid Submittal Documents and the Bid Submittal Documents containing the Proposal must be submitted IN THEIR ENTIRETY in a sealed envelope marked: Olentangy River Road/Evans Run Stormwater System Improvements Capital Improvements Project No. 944

PROPOSAL GUARANTÝ

The bidder is required to submit a Proposal Guaranty, consisting of either a Proposal bond, in the form provided in the Bid Submittal Documents with a surety or sureties licensed to conduct business in the State of Ohio, or a certified check drawn on a solvent bank made payable to the Treasurer - City of Columbus, Ohio. The amount of the guaranty shall not be less than ten (10) percent of the bid including all alternates submitted which increase the bid. All bonds signed by an agent must be accompanied by a certified copy of the authority to act.

PREVAILING WAGE RATE

Attention of the bidder is called to the special requirements, which are included in the Bid Submittal Documents regarding prevailing rates of wages to be paid.

CONTRACT PERFORMANCE AND PAYMENT BOND

A contract performance and payment bond of 100 percent of the amount of the contract with a surety or sureties licensed to conduct business in the State of Ohio according to Section 103.05 of the City of Columbus Construction & Materials Specifications, latest edition, will be required to assure the faithful performance of the work.

CONSTRUCTION AND MATERIAL SPECIFICATION

Numbered paragraphs to which reference is made in these Bid Submittal Documents refer to the City of Columbus, Ohio Construction and Materials Specifications, latest edition and will become part of the terms and conditions of the contract to be awarded. Said specifications are hereby made a part of these Bid Submittal Documents. Bidders are required to examine Section 100, General Provisions, for the requirements necessary to submit a proposal. Copies of said Construction and Material Specifications may be examined and/or purchased at the office of the Director of Public Service, 90 W. Broad Street, 3rd Floor, Columbus, Ohio 43215, (614) 645-8290 and at the office of the Director of Public Utilities, 910 Dublin Road, 4th Floor, Columbus, Ohio 43215, (614) 645-6141.

CONTRACT COMPLIANCE REQUIREMENTS

Each responsive bidder shall submit, with its bid, a City of Columbus Contract Compliance Certification Number or a completed application for certification.

BID CANCELLATION AND REJECTIONS

The right is reserved by the Director of Public Utilities of the City of Columbus, Ohio to cancel the Advertisement for Bids, to reject any and/or all bids, to waive technicalities, to hold bids for a period of 180 days after the bid opening, and/or to advertise for new proposals, when it is in the best interests of the City.

SUBSURFACE DATA

Subsurface data was obtained during the design phase of the project. Bidders may obtain a copy of the Subsurface Report upon signature of the Release for Subsurface Information Form.

CONTRACT COMPLETION

The work under this contract shall be completed in a manner acceptable to the City within 210 calendar days after the effective date of the Notice to Proceed.

SPECIAL REQUIREMENTS

Particular attention is called to the statutory requirements of the State of Ohio relative to licensing of corporations organized under the laws of any other state.

(11/30/02; 12/07/02)

BID FOR POWER LINE CLEARANCE

Sealed proposals will be received by the Director of Public Utilities of the City of Columbus, Ohio at the office of the Director of Public Utilities, 910 Dublin Road. 4th Floor. Columbus. Ohio 43215, until 3:00 p.m. local time, on December 18,2002 and publicly opened and read at the hour and place for Power Line Clearance. The work for which proposals are invited consists of furnishing all labor, material and equipment for tree trimming for Distribution and Street Lighting circuits and such other work as may be necessary to complete the contract in accordance with the plans and specifications. Copies of the Contract Documents and the plans are on file and are available to prospective bidders through the office of the Division of Electricity, 3568 Indianola Ave., Columbus. Ohio 43214, upon payment of \$20.00 per set (non-refundable). Proposals must be submitted on the proper forms contained in the Bid Submittal Documents and the Bid Submittal Documents containing the Proposal must be submitted IN THEIR ENTIRETY in a sealed envelope marked Bid for Power Line Clearance.

PROPOSAL GUARANTY

The bidder is required to submit a Proposal Guaranty, consisting of either a Proposal bond, in the form provided in the Bid Submittal Documents with a surety or sureties licensed to conduct business in the State of Ohio, or a certified check drawn on a solvent bank made payable to the Treasurer - City of Columbus, Ohio. The amount of the guaranty shall not be less than ten (10) percent of the bid including all alternates submitted which increase the bid. All bonds signed by an agent must be accompanied by a certified copy of the authority to act.

PREVAILING WAGE RATE

Attention of the bidder is called to the special requirements which are included in the Bid Submittal Documents regarding prevailing rates of wages to be paid.

CONTRACT PERFORMANCE AND PAYMENT BOND

A contract performance and payment bond of 100 percent of the amount of the contract with a surety or sureties licensed to conduct business in the State of Ohio according to Section 103.05 of the City of Columbus Construction & Materials Specifications, latest edition, will be required to assure the faithful performance of the work.

CONSTRUCTION AND MATERIAL SPECIFICATIONS

Numbered paragraphs to which reference is made in these Bid Submittal Documents refer to the City of Columbus, Ohio Construction and Materials Specifications, latest edition and will become part of the terms and conditions of the contract to be awarded. Said specifications are hereby made a part of these Bid Submittal Documents. Bidders are required to examine Section 100, General Provisions, for the requirements necessary to submit a proposal. Copies of said Construction and Material Specifications may be examined and/or purchased at the office of the Director of Public Service, 90 W. Broad St., 3rd Floor, Columbus, Ohio 43215 (614) 645-8290, at the offices of The Construction Inspection Division, 1800 E. 17th Avenue, Columbus, Ohio 43219 (614) 645-3182, and at the office of the Director of Public Utilities, 910 Dublin Rd., 4th Floor, Columbus, Ohio 43215 (614) 645-6141.

CONTRACT COMPLIANCE REQUIREMENTS

Each responsive bidder shall submit, with its bid, a City of Columbus Contract Compliance Certification Number or a completed application for certification.

BID CANCELLATION AND REJECTIONS

The right is reserved by the Director of Public Utilities of the City of Columbus, Ohio to cancel the Advertisement for Bids, to reject any and/or all bids, to waive technicalities, to hold bids for a period of 120 days after the bid opening, and/or to advertise for new proposals, when it is in the best interests of the City.

SPECIAL REQUIREMENTS

Particular attention is called to the statutory requirements of the State of Ohio relative to licensing of corporations organized under the laws of any other state.

(11/30/02; 12/07/02)

PUBLIC NOTICES

CITY BULLETIN NOTICE MEETING SCHEDULE CITY OF COLUMBUS RECORDS COMMISSION

The regular meetings of the City of Columbus Records Commission for the calendar year 2003 are scheduled as follows:

Monday, February 3, 2003 Monday, May 12, 2003 Monday, September 29, 2003

The location of these meetings will be City Hall, 90 West Broad Street, 2nd Floor, Mayor's Conference Room. They will begin promptly at 10:00 am

Every effort will be made to adhere to the above schedule, but the City of Columbus Records Commission reserves the right to change the date, time or location of any meeting; or to hold additional meetings. To confirm the meeting date, time and locations or to obtain agenda information, contact the Office of the City of Columbus Records Commission Coordinator at (614) 645-8539. (10/2002; 10/2003)

NOTICE 2001-2002 MONTHLY MEETING SCHEDULE FOR THE VEHICLE FOR HIRE BOARD

The Regular monthly meetings of the Columbus Vehicle for Hire Board will be scheduled for the last Thursday of every month at 10:00 a.m. The location of the meeting will be the License Section Conference Room at 240 Greenlawn Avenue, Columbus, Ohio 43223.

The Dates are as follows:

November 29, 2001

December 27, 2001

January 31, 2002

February 28, 2002

March 28, 2002

April 25, 2002

May 30, 2002

June 27, 2002

July 25, 2002

August 29, 2002 September 26, 2002

October 31, 2002

November 28, 2002 December 26, 2002

The VFHB will use reasonable efforts to hold its meetings in conformity with this schedule, but the VFHB reserves the right to change the date, time, or location of any meeting; or to hold additional meetings. To confirm meeting dates, please contact Lisa Davis, Recording Secretary, in the License Section Office at (614) 645-7471; or E-mail to lmdavis@cmhmetro.net. (11/01; 12/02)

NOTICE 2001-2002 MONTHLY MEETING SCHEDULE FOR THE COLUMBUS CHARITABLE SOLICITATION BOARD

The Regular monthly meetings of the Columbus Charitable Solicitations Board will be scheduled for the third Thursday of every month at 10:00 a.m., with the exception of February and March, which will be the second Thursday of the month at 10:00 a.m. The location of the meeting will be the License Section Conference Room at 240 Greenlawn Avenue, Columbus, Ohio 43223.

The Dates are as follows:

November 8, 2001 (Due to Holidays)

December 6, 2001 (Due to Holidays)

January 17, 2002

February 14, 2002

March 14, 2002

April 18, 2002

May 16, 2002

June 20, 2002

July 18, 2002

August – NO MEETING

September 19, 2002

October 17, 2002

November 7, 2002 (Due to Holidays)

December 5, 2002 (Due to Holidays)

The CSB will use reasonable efforts to hold its meetings in conformity with this schedule, but the CSB reserves the right to change the date, time, or location of any meeting; or to hold additional meetings. To confirm meeting dates, please contact Lisa Davis, Recording Secretary, in the License Section Office at (614) 645-7471

Applications can be obtained by mail: Charitable Solicitations Board; c/o License Section, 240 Greenlawn Avenue; Columbus, Ohio 43223; or phone (614) 645-7471; or E-mail to lmdavis@cmhmetro.net.

(11/01; 12/02)

OFFICIAL NOTICE CIVIL SERVICE COMMISSION COMPETITIVE EXAMINATION ANNOUNCEMENTS APPLY DAILY MONDAY THROUGH FRIDAY 8:00 A.M. TO 4:30 P.M.

The Civil Service Commission continuously administers competitive examinations. Information regarding examinations, for which the Civil Service Commission is currently accepting applications, is posted at the Commission offices located at 50 West Gay Street, 6th Floor, Columbus, Ohio. **Please note that all visitors to the Beacon Building are required to produce a picture ID, authenticating their identity, in order to visit the applications area.** Interested applicants should regularly check this location for examination announcements. Also, please visit our website at www.csc.cmhmetro.net

(1/02; 12/02)

EXHIBIT A NOTICE OF REGULAR MEETINGS COLUMBUS RECREATION AND PARKS COMMISSION

The Recreation and Parks Commission, appointed and organized under the Charter of the City of Columbus, Section 112-1 is empowered to equip, operate, direct and maintain all the existing recreational and park facilities. In addition, said Commission exercised certain powers and duties as specified in Sections 112-1 and 112-2 of the Columbus City Charter.

Please take notice that meetings of the Recreation and Parks Commission will be held at the Recreation and Parks Operations Complex conference room 420 W. Whittier Street at 8:30 a.m. on the following dates (unless otherwise posted):

Wednesday, January 9, 2002 Wednesday, February 13, 2002

Wednesday, March 13, 2002

Wednesday, April 10, 2002

Wednesday, May 8, 2002

Wednesday, June 12, 2002

Wednesday, July 10, 2002

August Recess – No meeting

Wednesday, September 11, 2002

Wednesday, October 9, 2002

Wednesday, November 13, 2002

Wednesday, December 11, 2002

In the event no proper business exists the meeting may be cancelled without further notice. For further information you may contact the Recreation and Parks Department, 90 West Broad Street, Room 115, Columbus, Ohio 43215 (Telephone: [614] 645-3300). Wayne A. Roberts, Director

(01/02; 12/02)

NOTICE MEETING SCHEDULE CITY OF COLUMBUS RECORDS COMMISSION

The regular meetings of the City of Columbus Records Commission for the calendar year 2002 are scheduled as follows:

Monday, February 4, 2002

Monday, May 13, 2002

Monday, September 30, 2002

The location of these meetings will be City Hall, 90 West Broad Street, 2nd Floor, Mayor's Conference Room. They will begin promptly at 10:00 a.m.

Every effort will be made to adhere to the above schedule, but the City of Columbus Records Commission reserves the right to change the date, time or location of any meeting; or to hold additional meetings. To confirm meeting date, time and location or to obtain agenda information, contact the Office of the City of Columbus Records Commission Coordinator at (614) 645-8539. (11/2001; 11/2002)

CITY TREASURER CITY OF COLUMBUS, OHIO APPLICATION FOR DEPOSIT OF PUBLIC MONEY

Notice is hereby given in accordance with Chapter 321 of the Columbus City Codes, 1959 to all banks, building and loan or savings association or companies situated in Franklin County, Ohio duly organized under the laws of the State of Ohio or of the United States, that application for deposit of public money for fiscal year 2003 will be accepted by the Columbus Depository Commission at the Office of the City Auditor, Secretary of said Commission until 2:00 p.m., December 10.2002.

Said application shall determine the eligibility of the applicant to place active and inactive deposits of public money with the City Treasurer for the period beginning January 1, 2003 and ending December 31, 2003. Said Application shall be in such a form prescribed by the Commission and shall contain such information as the Commission shall require.

Applications may be obtained from the Office of: Thomas M. Isaacs, City Treasurer, 90 West Broad Street, Rm. 111, Columbus, Ohio 43215, 645-7728

All information and statements contained on said application shall be verified by affidavit.

Address envelope containing application to: Hugh J. Dorrian, Secretary, Columbus Depository Commission, City Hall, 90 West Broad Street, Columbus, Ohio 43215

By order of the Columbus Depository Commission.

Thomas M. Isaacs, Chairperson

Hugh J. Dorrian, Secretary

Joel Taylor, Member

(11/09; 11/16; 11/23; 11/30; 12/07)

MEETING NOTICE BREWERY DISTRICT COMMISSION

The regular meeting of the Brewery District Commission will be held on Thursday, December 5, 2002, at 6:15 p.m. in the Community Training Center, 109 N. Front Street, ground floor. Copies of the agenda may be obtained by calling 645-7964. A Sign Language Interpreter, to "Sign" this meeting, will be made available for anyone with a need for this service, provided the Neighborhood Services Division is made aware of this need and given a reasonable notice of at least forty-eight (48) hours prior to the scheduled meeting time. To schedule an interpreter, please call 645-7964 or TDD 645-6802

(11/23/02; 11/30/02)

MEETING NOTICE GERMAN VILLAGE COMMISSION

The regular meeting of the German Village Commission will be held on Tuesday December 3, 2002, at 4:00 p.m. at the German Village Meeting Haus, 588 S. Third Street. Copies of the agenda may be obtained by calling 645-7964. A Sign Language Interpreter, to "Sign" this meeting, will be made available for anyone with a need for this service, provided the Neighborhood Services Division is made aware of this need and given a reasonable notice of at least forty-eight (48) hours prior the scheduled meeting time. To schedule an interpreter, please call 645-7964 TDD 645-6802. (11/23/02; 11/30/02)

PUBLIC HEARING BY COLUMBUS CITY COUNCIL

The following Rezoning/Variance Ordinances will be heard by City Council on <u>Monday, December 02, 2002</u> at approximately 6:30 p.m. in Council Chambers, Second Floor, City Hall, 90 West Broad Street, Columbus, Ohio 43215.

1748-02 Z02-062	To rezone 3553 REFUGEE ROAD (43232), being 1.87± acres located on the south side of Refugee Road, 1110± feet east of Weyburn Road, From: R, Rural District, To: C-2, Commercial
1749-02 Z02-052	To rezone 740 LAKE SHORE DRIVE (43235), being 0.93± acres located on the east side of Lake Shore Drive, 725± feet north of West Fifth Avenue, From: M, Manufacturing District, To: R-2F, Residential District.
1750-02 Z02-050	To rezone 1818 HILLIARD-ROME ROAD (43026), being 30.62± acres located on the east side of Hilliard-Rome Road, 675± feet north of Preferred Place, From: L-C-4, Limited Commercial District, To: L-C-4, Limited Commercial District.
1751-02 CV02-050	To grant a Variance from the provisions of Sections 3355.02, C-4, Commercial District and 3309.141, Basic Height District Established, for property located at 148-150 WEST FIFTH AVENUE (43201), to permit ground floor residential use in the C-4, Commercial District.
1752-02 CV02-040	To grant a Variance from the provisions of Sections 3355.02, C-4, Commercial District Use, for the property located at 2594 SULLIVANT AVENUE (43204), to permit an existing single-family dwelling in the C-4, Commercial District.
1753-02 Z02-035	To rezone 44 WILLIAMS ROAD (43207), being 0.404± acres located on the north side of Williams Road, 200± feet east of South High Street, From: R-2, Residential District, To: L-C-4, Limited Commercial District.
1754-02 Z02-045	To rezone 421 RATHMELL ROAD (43207), being 28.91± acres located on the south side of Rathmell Road, 950± feet west of Parsons Avenue, From: R, Rural District, To: PUD-6, Planned Unit Development District.
0513-01 Z00-108	To rezone 3861 EAST LIVINGSTON AVENUE (43227), being 0.98± acres located on the south side of East Livingston Avenue, 400± feet west of Vilardo Lane, From: C-3, Commercial District, To: C-4, Commercial District. (TABLED 4/9/01) (REQUESTED TO BE DEFEATED)
0245-02	To grant a Variance from the provisions of Section 3332.039, R-4, Residential District use; CV99-044A3332.05, Area District lot width requirements; 3332.15, Area District requirements; 3332.19, Fronting; 3332.25, Maximum side yards required; 3332.26, Minimum side yard permitted; 3332.27, Rear yard; and 3342.28, Minimum number of parking spaces required; for the property located at 352 EAST STEWART AVENUE (43206), to permit a lot split for two single family dwellings with reduced development standards in the R-4, Residential District. (TABLED 3/4/02) (REQUESTED TO BE DEFEATED)
0832-02 Z02-012	To rezone 2764 FREEDOM TRAIL (43068), being 0.92± acres located on the east side of Freedom Trail, 180± feet south of Tussing Road, From: CPD, Commercial Planned Development District, To: L-C-5, Limited Commercial District. (TABLED 6/10/02) (REQUESTED TO BE DEFEATED)

(11/23/02; 11/30/02)

AGENDA DEVELOPMENT COMMISSION ZONING MEETING CITY OF COLUMBUS, OHIO DECEMBER 12, 2002

The Development Commission of the City of Columbus will hold a public hearing on the following applications on THURSDAY, DECEMBER 12, 2002, beginning at 6:00 P.M. at the CITY OF COLUMBUS, 1-71 NORTH COMPLEX at 757 Carolyn Avenue, Columbus, OH 43224 in the lower level HEARING ROOM.

Further information may be obtained by calling the Building Services Section Zoning Information at 645-7314.

SPECIAL NOTE TO THE APPLICANT: It is important that you or your representative be present at the public hearing.

The following applications for amendments to the Official Zoning Map of the City will be presented to the Development Commission as listed on the agenda.

THE FOLLOWING CASES WILL BE HEARD ON THE 6:00 P.M. AGENDA:

1. APPLICATION: Z02-077

Location: 700 CHILDRENS DRIVE (43205), being 37.64± located west of Parsons Avenue and north of Kennedy Drive and

generally extending from the southeast corner of Parsons Avenue and Mooberry Street, east to the southwest corner of Mooberry Street and the first alley east of and parallel with Eighteenth Street, south to the northwest corner of the first alley east of and parallel with Eighteenth Street and Livingston Avenue, south to the southeast corner of Livingston Avenue and Heyl Avenue, west to the northeast corner of Jackson Street and Ann Court, west to the northeast corner of Jackson Street and Parsons Avenue, and north to the southeast corner of Parsons Avenue and Mooberry Street

(excluding all of Livingston Park).

Existing Zoning: R-4, Residential, C-4, Commercial, and CPD, Commercial Planned Development Districts.

Request: CPD, Commercial Planned Development District.

Proposed Use: Hospital campus, research facilities, medical offices, educational facilities, etc

Applicant(s): The Children's Hospital; c/o Daniel H. Schoedinger, Atty.; 52 East Gay Street P.O. Box 1008; Columbus, Ohio 43216.

Property Owner(s): The applicant.

Case Planner: Don Bier, 645-0712; drbier@cmhmetro.net

2. APPLICATION: Z02-042

Location: 5240 WARNER ROAD (43081), being 11.89± acres located on the north side of Warner Road, 3300± feet west of

Harlem Road.

Existing Zoning: R, Rural District.

Request: CPD, Commercial Planned Development District.

Proposed Use: Commercial development.

Applicant(s): Boomer Landco LLC; c/o Donald T. Plank, Atty.; 145 East Rich Street; Columbus, Ohio 43215.

Property Owner(s): The applicant.

Planner: Dana Hitt, AICP, 645-2395; dahitt@cmhmetro.net

3. APPLICATION: Z02-076

Location: 955 EAST DUBLIN-GRANVILLE ROAD (43229), being 1.02± acres located the southeast corner of East Dublin-

Granville Road and North Meadows Boulevard.

Existing Zoning: C-4, Commercial District.

Request: CPD, Commercial Planned Development District.

Proposed Use: Convenience store with gas sales

Applicant(s): BP Products North America, Inc.; c/o Richard C. Brahm, Atty.; 145 East Rich Street, Columbus, Ohio 43215.

Property Owner(s): The applicant.

Planner: Don Bier, 645-0712; drbier@cmhmetro.net

4. APPLICATION: Z97-114

Location: 2695 SOUTH CASSADY AVENUE (43207), being 13.88± acres located on the west side of South Cassady Avenue

at the terminus of Listen Avenue.

Existing Zoning: M-1, Manufacturing, and RRR, Rural Residential Districts.

Request: RR, Rural Residential District.
Proposed Use: Single-family residential development.

Applicant(s): L.R. Westbrook, Sr.; 1958 Michelle Drive; Grove City, Ohio 43123. Property Owner(s): Elite Building Services Inc.; P.O. Box 335; Westerville, Ohio 43081.

Planner: Don Bier, 645-0712; <u>drbier@cmhmetro.net</u>

(POST-PONED)

5. APPLICATION: Z02-013 (Reconsideration)

Location: 7698 NORTH HIGH STREET (43235), being 10.1± acres located at the northeast and southeast corners of North High

Street and Crosswoods Drive.

Existing Zoning: CPD, Commercial Planned Development District.
Request: L-AR-1, Limited Apartment Residential District.
Proposed Use: Multi-family residential development.

Applicant(s): Multicon Development Co.; c/o Jeffrey L. Brown, Atty.; 37 West Broad Street; Columbus, Ohio 43215.

Property Owner(s): Pontifical College Josephinum; c/o The Applicant. Dana Hitt, AlCP, 645-2395; dahitt@cmhmetro.net

6. APPLICATION: Z02-081

Location: 2250 MCCUTCHEON ROAD (43219), being 10.3± acres located on the south side of McCutcheon Road, 1265± feet

east of Sunbury Road (Northeast Area Commission).

Existing Zoning: L-1, Limited Institutional District.

Request: R-2, Residential District.

Proposed Use: Single-family residential development.

Applicant(s): Dominion Homes, Inc.; c/o Jeffrey L. Brown, Atty.; 37 West Broad Street; Columbus, Ohio 43215.

Property Owner(s): The Applicant.

Planner: Shannon Pine, 645-2208; spine@cmhmetro.net

THE FOLLOWING CASES WILL BE HEARD ON THE 7:00 P.M. AGENDA:

7. APPLICATION: Z00-084

Location: 1500 NORTH CASSADY AVENUE (43219), being 35.69± acres located on northeast corner of Cassady Avenue and

Airport Drive (Northeast Area Commission).

Existing Zoning: R-Rural.

Request: L-C-4, Limited Commercial District.
Proposed Use: Commercial Retail and Office Development

Applicant(s): Cassady Retail Ventures, Ltd.; c/o Jeffrey L Brown, Atty.; 37 West Broad Street; Columbus, Ohio 43215

Property Owner(s) The Applicant.

Planner: Don Bier, 645-0712; drbier@cmhmetro.net

8. APPLICATION: Z01-068

Location: 6151 HALL ROAD (43119), being 9.4± acres located at the southwest corner of Hall Road and Galloway Road

(Westland Area Commission).

Existing Zoning: R, Rural District.

Request: CPD, Commercial Planned Development District.

Proposed Use: Grocery store with gasoline sales.

Applicant(s): Slane Company; c/o Jeffrey L. Brown, Atty.; 37 West Broad Street, Suite 725; Columbus, Ohio 43215.

Property Owner(s): H & G, LLC; c/o The applicant.

Planner: Don Bier, 645-0712; drbier@cmhmetro.net

9. APPLICATION: Z02-078

Location: 5693 HAMILTON ROAD (43230), being 3.99± acres located on the west side of Hamilton Road, 286± feet north of

Menerey Lane.

Existing Zoning: L-C-4, Limited Commercial District.

Request: CPD, Commercial Planned Development District.

Proposed Use: Carwash

Applicant(s): The New Albany Company; c/o Jeffrey L. Brown, Atty.; 37 West Broad Street; Columbus, Ohio 43215.

Property Owner(s): The applicant.

Planner: Don Bier, 645-0712; drbier@cmhmetro.net

10. APPLICATION: Z02-079

Location: 5245 THOMPSON ROAD (43230), being 30.6± acres located on the south side of Thompson Road, 1846± feet west

of Chestnut Hill Drive.

Existing Zoning: PUD-8, Planned Unit Development and CPD, Commercial Planned Development Districts.

Request: PUD-8, Planned Unit Development District.
Proposed Use: Single-family residential development.

Applicant(s): The New Albany Company; c/o Jeffrey L. Brown, Atty.; 37 West Broad Street; Columbus, Ohio 43215.

Property Owner(s): The Applicant.

Planner: Don Bier, 645-0712; dbier@cmhmetro.net

11. APPLICATION: Z02-082

Location: 6861 CLEVELAND AVENUE (43081), being 0.63± acres located on the northwest corner of Cleveland Avenue and

Schrock Road.

Existing Zoning: C-5, Commercial District.

Request: CPD, Commercial Planned Development District.

Proposed Use: Convenience store with gas sales.

Applicant(s): Marathon Ashland Petroleum, LLC; c/o Jeffrey L. Brown, Atty.; 37 West Broad Street; Columbus, Ohio 43215.

Property Owner(s): The applicant.

Planner: Don Bier, 645-0712; drbier@cmhmetro.net

12. APPLICATION: Z02-080

Location: 6075 EMERALD PARKWAY (43016), being 1.37± acres located on the west side of Emerald Parkway, 252± feet

north of Tuttle Crossing Boulevard.

Existing Zoning: L-C-4, Limited Commercial District.
Request: L-C-4, Limited Commercial District.

Proposed Use: To remove off-premise graphics from list of prohibited uses.

Applicant(s): Tuttle Road, LP; c/o Jeffrey L. Brown, Atty., 37 West Broad Street; Columbus, Ohio 43215.

Property Owner(s): The applicant.

Planner: Shannon Pine, 645-2208; spine@cmhmetro.net

(11/30/02)

PUBLIC NOTICE DEPARTMENT OF PUBLIC UTILITIES

The Administrator of the Division of Sewerage and Drainage, designee for the Director of the Department of Public Utilities announces intent to issue a Wastewater Discharge Permit to the below listed companies on or about December 16, 2002. The Permit will allow discharge of wastewater to the Columbus sewerage system, and will specify the conditions under which discharge may occur, and penalties for violating conditions of discharge. The Draft Permit(s) will be available for review at: City of Columbus, The Pretreatment Section, 1250 Fail-wood Ave. Room 186, Or FAX (614) 645-0227, Columbus, Ohio 43206-3372 on weekdays between the hours of 7:30 a.m. to 4:30 p.m. beginning Monday, December 2, 2002. The Administrator will accept written comments on the proposed Permit(s) until 5:00 p.m., Sunday, December 15, 2002 at the above location. This Notice is made pursuant to specifications in the Columbus City Code, §1145.44(B). The City proposes to issue a Wastewater Discharge Permit on or about December 16, 2002 to the below listed companies:

COMPANY ADDRESS NAME

C.O.W. Industries 1875 Progress Ave. Columbus, OH 43207

Hidaka USA 5761 Shier Rings Rd. Dublin, OH 43016

Industrial Fabricators Inc. 265 East Broadway Ave. Westerville, OH 43081

(11/30/02)

MEETING NOTICE VICTORIAN VILLAGE COMMISSION

The next meeting of the Victorian Village Commission will be held on Thursday December 12, 2002. During the renovations of the Goodale Park Shelter House, the Victorian Village Commission meeting will be relocated to 109N. Front Street in the ground floor conference room. The meeting will begin at 6:15 p.m.

A copy of the agenda may be obtained by calling 645-7964. A Sign Language Interpreter, to "Sign" this meeting, will be made available for anyone with a need this service, provided the Neighborhood Services Division is made aware of this need and given a reasonable notice of at least fortyeight (48) hours prior to the scheduled meeting time. To schedule an interpreter, please call 645-7964 or 645-6802. (11/30/02; 11/07/02)

PUBLIC HEARING MAYOR'S PROPOSED 2003 OPERATING BUDGET

City Council will hold public hearings on the Mayor's Proposed 2003 Operating Budget to conduct the affairs of the City. The purpose of these public hearings is to provide an opportunity to learn about the proposed budget and to provide an opportunity for you to give feedback and share your ideas regarding this budget proposal.

Each hearing will take place at City Hall beginning at 5:30 pm in Council Chambers. Speaker slips will be taken beginning at 8:00a.m. on the day of the public hearing. Everyone is encouraged and welcome to attend.

Director's Presentations:

Date: Thursday, December 5,2002

Time: 5:30 PM

Place: Council Chambers in City Hall, 90 West Broad Street.

Public Comments (Speaker Slips taken 8:00 a.m. - 5:30 p.m.)

Date: Thursday, December 12,2002

Time: 5:30 PM

Place: Council Chambers in City Hall, 90 West Broad Street.

Public Comments (Speaker Slips taken 8:00 a.m. - 5:30 p.m.)

Date: Thursday, December 19, 2002

5:30 PM Time:

Place: Council Chambers in City Hall, 90 West Broad Street.

Free parking is available in the City Hall parking lot, which can be accessed via Gay or Front Streets. The garage attendant will direct you to the designated visitor parking area. If you have any questions, concerns or need special accommodations or directions to City Hall, please contact Mary Austin at 645-8548.

If you would like to review a copy of the 2003 Operating Budget, you may pick up a copy from the City's Finance department. (11/30/02; 12/04/02; 12/14/02)

PUBLIC HEARING ZONING MEMORANDUM OF UNDERSTANDING **DECEMBER 3, 2002**

The Department of Development, Building Services Division will hold a public hearing Tuesday, December 3, 2002, beginning at 6:00 p.m., in the Columbus City Council Chambers' on the 2""floor of City Hall, 90 West Broad Street, Columbus, Ohio 43215, for presentation and discussion of: Zoning Memorandum of Understanding.

A final draft of this document may be reviewed at the Building Services Division, 757 Carolyn Avenue, Columbus, Ohio 43224, weekdays from 8:00 a.m. to 4:00 p.m. Please contact Deborah Hoffman, Building Services Administrator at 645-5998 for more information.

SIGN LANGUAGE INTERPRETER; An interpreter to "Sign" this meeting will be made available for anyone with a need for this service, provided the Building Services Division is made aware of this need and given a reasonable notice of at least four (4) hours prior to the scheduled meeting time To schedule an interpreter, please contact the City of Columbus, Human Resources Department at 645-6373 or TDD 645-3293.

THE PUBLIC IS INVITED TO ATTEND.

Mark Barbash, Director, Department of Development

(11/30/02)

PROPERTY MAINTENANCE APPEALS BOARD MONDAY, DECEMBER 9, 2002 1:00 PM - 757 CAROLYN AVENUE HEARING ROOM

1. Approval of November 11, 2002 meeting minutes

2. Case Number HAB-1342

Appellant: Jack K. Beatley

Property: 190 EAST 15TH AVENUE

Inspector: Sam Harachis

3. Case Number HAB-1343

Appellant: Carlysle W. Coleman

Property: 77 S. PR1NCETON AVENUE

Inspector: Mike O'Keefe

4. Case Number HAB-1344

Appellant: George Speights

Property: 1335 HILDRETH AVENUE

Inspector: Noel Rader

NOTE: A Sign Language Interpreter, to "Sign" this meeting, will be made available for anyone with a need for this service, provided the Regulations Division is made aware of this need and given a reasonable notice of at least four (4) hours before the scheduled meeting time. To schedule an interpreter, please call Toni Gillum at 645-5884 or TDD 645-3293.

(11/30/02; 12/07/02)

PLACEMENT OF TRAFFIC CONTROL DEVICES AS RECOMMENDED BY THE TRANSPORTATION DIVISION

Whereas, an emergency exists in the usual daily operation of the Department of Public Service, Transportation Division, in that certain traffic control devices must be authorized immediately in order to preserve the public health, peace, property and safety; now therefore.

Under the power vested in me by Chapters 2105 and 2155 of the Traffic Code of Columbus, Ohio, I hereby determine that based on studies conducted by and recommendations made by the Transportation Division, that the following traffic regulations are necessary and I hereby authorize on the effective date of this order, or as soon thereafter as practical, the installation and/or removal of appropriate traffic control devices as follows:

PARKING REGULATIONS

The parking regulations on the 160 foot long block face along the N side of BOONE ST from WASHINGTON AV extending to EVERETT AL shall be

Range in feet	Code Section	Regulation
0 - 59	2105.17	NO STOPPING ANYTIME
59 - 99	2155.03	6 HR PARKING METERS 8AM - 6PM EXCEPT SUNDAYS AND HOLIDAYS
99 - 144	2105.15	NO PARKING LOADING ZONE
144 - 160	2105.17	NO STOPPING ANYTIME

The parking regulations on the 447 foot long block face along the N side of FIFTEENTH AV from LEXINGTON AV extending to FIFTEENTH AV shall be

Range in feet	Code Section	Regulation
0 - 163	2151.01	(STATUTORY RESTRICTIONS APPLY)
163 - 213	2105.03	HANDICAPPED PARKING ONLY
213 - 271	2151.01	(STATUTORY RESTRICTIONS APPLY)
271 - 294	2105.03	HANDICAPPED PARKING ONLY
294 - 450	2151.01	(STATUTORY RESTRICTIONS APPLY)

The parking regulations on the 207 foot long block face along the E side of FOURTH ST from ENGLER ST extending to MOUND ST shall

be

Rang	ge i	n feet	Code Section	Regulation
0	-	30	2105.17	NO STOPPING ANYTIME
30	-	169	2105.17	NO STOPPING 3AM - 9AM 4PM - 6PM WEEKDAYS
30	-	169	2155.03	1 HR PARKING METERS 9AM - 4PM EXCEPT SUNDAYS AND HOLIDAYS
169	-	207	2105.17	NO STOPPING ANYTIME

The parking regulations on the 207 foot long block face along the E side of FOURTH ST from MOUND ST extending to NOBLE ST shall

be

Range in feet	Code Section	Regulation
0 - 43	2105.17	NO STOPPING ANYTIME
43 - 176	2105.17	NO STOPPING 3AM - 9AM 4PM - 6PM WEEKDAYS
43 - 176	2155.03	1 HR PARKING METERS 9AM - 4PM EXCEPT SUNDAYS AND HOLIDAYS
176 - 207	2105.17	NO STOPPING ANYTIME

The parking regulations on the 209 foot long block face along the W side of FOURTH ST from NOBLE ST extending to MAIN ST shall be

Range in feet Code Section Regulation

0	-	26	2105.17	NO STOPPING ANYTIME
26	-	164	2105.17	NO STOPPING 3AM - 9AM 4PM - 6PM WEEKDAYS
26	-	164	2155.03	1 HR PARKING METERS 9AM - 4PM EXCEPT SUNDAYS AND HOLIDAYS
164	-	209	2105.17	NO STOPPING ANYTIME

The parking regulations on the 133 foot long block face along the N side of GAY ST from GRANT AV extending to KELLY AV shall be

Range in feet	Code Section	Regulation
0 - 33	2105.17	NO STOPPING ANYTIME
33 - 116	2155.03	6 HR PARKING METERS 8AM - 6PM EXCEPT SUNDAYS AND HOLIDAYS
116 - 133	2105.17	NO STOPPING ANYTIME

The parking regulations on the 133 foot long block face along the S side of GAY ST from GRANT AV extending to KELLY AL shall be

Range in feet	Code Section	Regulation
0 - 33	2105.17	NO STOPPING ANYTIME
33 - 116	2155.03	6 HR PARKING METERS 8AM - 6PM EXCEPT SUNDAYS AND HOLIDAYS
116 - 133	2105.17	NO STOPPING ANYTIME

The parking regulations on the 133 foot long block face along the N side of GAY ST from KELLY AL extending to CLEVELAND AV shall

Range in feet	Code Section	Regulation
0 - 28	2105.17	NO STOPPING ANYTIME
28 - 109	2155.03	6 HR PARKING METERS 8AM - 6PM EXCEPT SUNDAYS AND HOLIDAYS
109 - 133	2105.17	NO STOPPING ANYTIME

be

be

The parking regulations on the 133 foot long block face along the S side of GAY ST from KELLY AL extending to CLEVELAND AV shall

Range in feet	Code Section	Regulation
0 - 28	2105.17	NO STOPPING ANYTIME
28 - 111	2155.03	6 HR PARKING METERS 8AM - 6PM EXCEPT SUNDAYS AND HOLIDAYS
111 - 133	2105.17	NO STOPPING ANYTIME

The parking regulations on the 450 foot long block face along the E side of HIGH ST from CHESTNUT ST extending to NATIONWIDE BLVD shall be

Range in feet			Code Section	Regulation		
0	-	94	2105.17	NO STOPPING ANYTIME		
94	-	136	2105.17	NO STOPPING 2 AM - 6 PM		
94	-	136	2105.15	VALET PARKING OTHER TIMES		
136	-	223	2105.14	BUS STOP ONLY		
223	-	450	2105.17	NO STOPPING ANYTIME		

The parking regulations on the 440 foot long block face along the E side of HIGH ST from MOUND ST extending to MAIN ST shall be

Range in feet	Code Section	Regulation
0 - 290	2105.17	NO STOPPING ANYTIME
290 - 375	2105.15	NO PARKING LOADING ZONE
375 - 440	2105.17	NO STOPPING ANYTIME

The parking regulations on the 914 foot long block face along the N side of LANGFIELD DR from KENVIEW RD extending to JAMES RD shall be $\frac{1}{2}$

Range in feet	Code Section	Regulation
0 - 783	2151.01	(STATUTORY RESTRICTIONS APPLY)
783 - 806	2105.03	HANDICAPPED PARKING ONLY
806 - 914	2105.17	NO STOPPING ANYTIME

The parking regulations on the 190 foot long block face along the S side of LINCOLN ST from HIGH ST extending to PEARL ST shall be

Range in feet	Code Section	Regulation
0 - 51	2105.17	NO STOPPING ANYTIME
51 - 166	2155.03	2 HR PARKING METERS 8AM - 6PM EXCEPT SUNDAYS AND HOLIDAYS
51 - 100	2105.15	VALET PARKING 6PM - 3AM
166 - 190	2105.17	NO STOPPING ANYTIME

The parking regulations on the 413 foot long block face along the S side of LONG ST from CLEVELAND AV extending to NINTH ST shall be

Range in feet	Code Section	Regulation
0 - 93	2105.14	BUS STOP ONLY
93 - 166	2155.03	6 HR PARKING METERS 8AM - 4PM EXCEPT SUNDAYS AND HOLIDAYS

166 - 176		(NAMELESS ALLEY)
176 - 287	2155.03	6 HR PARKING METERS 8AM - 4PM EXCEPT SUNDAYS AND HOLIDAYS
287 - 334		(STATUATORY RESTRICTIONS APPLY)
334 - 386	2155.03	6 HR PARKING METERS 8AM - 4PM EXCEPT SUNDAYS AND HOLIDAYS
386 - 413	2105.17	NO STOPPING ANYTIME

The parking regulations on the 572 foot long block face along the N side of MOUND ST from MILLER AV extending to KELTON AV shall be $\frac{1}{2}$

Range in feet		eet	Code Section	Regulation		
0	- 5	7	2105.17	NO STOPPING ANYTIME		
57	- 2	71	2105.14	NO STOPPING 8AM - 4PM SCHOOL DAYS EXCEPT BUSES		
271	- 5	22		(STATUATORY RESTRICTIONS APPLY)		
522	- 5	72	2105.17	NO STOPPING ANYTIME		

The parking regulations on the 209 foot long block face along the E side of PEARL ST from LONG ST extending to LAFAYETTE ST shall be

Range in feet	Code Section	Regulation
0 - 31	2105.17	NO STOPPING ANYTIME
31 - 182	2105.17	NO STOPPING 3AM - 7AM WEEKDAYS
31 - 182	2105.17	TAXI ZONE 10PM - 3AM
31 - 182	2155.03	1 HR PARKING METERS 8AM - 6PM EXCEPT SUNDAYS AND HOLIDAYS
182 - 209	2105.17	NO STOPPING ANYTIME

be

The parking regulations on the 1735 foot long block face along the E side of STEVENS AV from BROAD ST extending to IRENE PL shall

in e	feet	Code Section	Regulation
-	88	2105.17	NO STOPPING ANYTIME
-	163	2151.01	(STATUTORY RESTRICTIONS APPLY)
-	174		(NAMELESS ALLEY)
-	329	2151.01	(STATUTORY RESTRICTIONS APPLY)
-	352	2105.03	HANDICAPPED PARKING ONLY
-	709	2151.01	(STATUTORY RESTRICTIONS APPLY)
-	721		(NAMELESS ALLEY)
-	806	2151.01	(STATUTORY RESTRICTIONS APPLY)
-	829	2105.03	HANDICAPPED PARKING ONLY
-	1224	2151.01	(STATUTORY RESTRICTIONS APPLY)
-	1236		(NAMELESS ALLEY)
-	1735	2151.01	(STATUTORY RESTRICTIONS APPLY)
		- 1236	- 88 2105.17 - 163 2151.01 - 174 - 329 2151.01 - 352 2105.03 - 709 2151.01 - 721 - 806 2151.01 - 829 2105.03 - 1224 2151.01 - 1236

The parking regulations on the 630 foot long block face along the W side of STEVENS AV from WOODROW AV extending to MORRILL AV shall be

Range	in feet	Code Section	Regulation
0 -	104	2105.14	BUS STOP ONLY
104 -	134	2105.17	NO STOPPING ANYTIME
134 -	147		(NAMELESS ALLEY)
147 -	432	2151.01	(STATUTORY RESTRICTIONS APPLY)
432 -	455	2105.03	HANDICAPPED PARKING ONLY
455 -	606	2151.01	(STATUTORY RESTRICTIONS APPLY)
606 -	634	2105.17	NO STOPPING ANYTIME

The parking regulations on the 601 foot long block face along the N side of TENTH AV from NEIL AV extending to WORTHINGTON AV shall be

Range in feet	Code Section	Regulation
1 - 174	2105.17	NO STOPPING ANYTIME
174 - 190		(NAMELESS ALLEY)
190 - 351	2105.17	NO STOPPING ANYTIME
351 - 494	2105.21	NO PARKING 8AM - 5PM WEEKDAYS EXCEPT CITY PERMIT U
494 - 601	2105.17	NO STOPPING ANYTIME

The parking regulations on the 707 foot long block face along the S side of TWELFTH AV from PEARL ST extending to INDIANOLA AV shall be $\frac{1}{2}$

Code Section	Regulation
2105.17	NO STOPPING ANYTIME
2105.17	NO STOPPING 10AM - 8PM FOOTBALL DAYS 4PM - 1AM FOOTBALL NIGHTS
2105.17	ONE HOUR PARKING 8AM - 6PM MON - SAT
2155.03	1 HR PARKING METERS 8AM - 6PM EXCEPT SUNDAYS AND HOLIDAYS
2105.2	NO PARKING 8AM - 4PM WEEKDAYS EXCEPT CITY PERMIT S
2105.14	BUS STOP ONLY
	2105.17 2105.17 2105.17 2155.03 2105.2

The parking regulations on the 720 foot long block face along the N side of TWELFTH AV from PEARL ST extending to INDIANOLA AV shall be

Range in feet		feet	Code Section	Regulation
0 -	-	720	2105.17	NO STOPPING 10AM - 8PM FOOTBALL DAYS 4PM - 1AM FOOTBALL NIGHTS
0 -		13	2105.17	NO STOPPING ANYTIME
13 -	-	196	2105.17	ONE HOUR PARKING 8AM - 6PM MON - SAT
13 -		196	2155.03	1 HR PARKING METERS 8AM - 6PM EXCEPT SUNDAYS AND HOLIDAYS
196 -		677	2105.21	NO PARKING 8AM - 4PM WEEKDAYS EXCEPT CITY PERMIT S
677 -		720	2105.17	NO STOPPING ANYTIME

The parking regulations on the 1150 foot long block face along the N side of TWENTY - FIFTH AV from CLEVELAND AV extending to BILLITER BLVD shall be

Range	in	feet	Code Section	Regulation
0	-	145	2105.17	NO STOPPING ANYTIME
145	-	159		(NAMELESS ALLEY)
159	-	667		(STATUATORY RESTRICTIONS APPLY)
667	-	690	2105.03	HANDICAPPED PARKING ONLY
690	-	810		(STATUATORY RESTRICTIONS APPLY)
810	-	832	2105.03	HANDICAPPED PARKING ONLY
832	-	1120		(STATUATORY RESTRICTIONS APPLY)
1120	-	1150	2105.17	NO STOPPING ANYTIME

The parking regulations on the 750 foot long block face along the E side of WASHINGTON AV from BROAD ST extending to BOONE ST shall be

Range in feet	Code Section	Regulation
0 - 237	2105.17	NO STOPPING ANYTIME
237 - 327	2155.03	6 HR PARKING METERS 8AM - 6PM EXCEPT SUNDAYS AND HOLIDAYS
327 - 434	2105.17	NO STOPPING ANYTIME
434 - 545	2155.03	6 HR PARKING METERS 8AM - 6PM EXCEPT SUNDAYS AND HOLIDAYS
545 - 607	2105.17	NO STOPPING ANYTIME
607 - 714	2155.03	6 HR PARKING METERS 8AM - 6PM EXCEPT SUNDAYS AND HOLIDAYS
714 - 750	2105.17	NO STOPPING ANYTIME

The parking regulations on the 170 foot long block face along the E side of WASHINGTON AV from BOONE ST extending to LONG ST shall be

Range in feet	Code Section	Regulation
0 - 30	2105.17	NO STOPPING ANYTIME
30 - 94	2155.03	6 HR PARKING METERS 8AM - 6PM EXCEPT SUNDAYS AND HOLIDAYS
94 - 170	2105.17	NO STOPPING ANYTIME

The parking regulations on the 164 foot long block face along the W side of WILLIAMS ST from NAMELESS AL extending to NORTHWOOD AV shall be

Range in feet	Code Section	Regulation
0 - 46	2105.17	NO STOPPING ANYTIME
46 - 134		(STATUATORY RESTRICTIONS APPLY)
134 - 164	2105.17	NO STOPPING ANYTIME

Any existing traffic restrictions, prohibitions or traffic control devices which conflict with these orders shall be declared null and void and shall be removed.

BY ORDER OF: LINDA K. PAGE, DIRECTOR

(11-30-02)

PLACEMENT OF TRAFFIC CONTROL DEVICES AS RECOMMENDED BY THE TRANSPORTATION DIVISION

Whereas, an emergency exists in the usual daily operation of the Department of Public Service, Transportation Division, in that certain traffic control devices must be authorized immediately in order to preserve the public health, peace, property, and safety; now, therefore,

Under the power vested in me by Chapters 2105 and 2155 of the Traffic Code of Columbus, Ohio, I hereby determine that based on studies conducted by and recommendations made by the Transportation Division, that the following traffic regulations are necessary and I hereby authorize on the effective date of this order, or as soon thereafter as practical, the installation and-or removal of appropriate traffic control devices as follows:

SECTION 2105.06 TRAFFIC CONTROL SIGNALS

Traffic control signals shall be installed at the following locations:

BRICE RD at BROAD ST (Approved by the Traffic and Transportation Commission on 5-8-01)

SECTION 2105.08 STOP AND YIELD INTERSECTIONS

Stop signs shall be installed at intersections as follows:

ASTOR AV shall stop for EASTMOOR BLVD REEB AV shall stop for LOCKBOURNE RD

STUDER AV shall stop for REEB AV

Stop signs shall be removed from intersections as follows:

BRICE RD shall no longer stop for BROAD ST

SECTION 2105.09 TURNS AT INTERSECTIONS

Mandatory turn lanes shall be established as follows:

BRICE RD at BROAD ST

The westbound traffic in the lane third from the North Curb curb shall turn left.

Restrictions applied: All Days

BRICE RD at BROAD ST

The northbound traffic in the lane second from the East Curb curb shall turn left.

Restrictions applied: All Days

SECTION 2105.09 TURNS AT INTERSECTIONS

Mandatory turn lanes shall be removed as follows:

BRICE RD at BROAD ST

The southbound traffic in the lane first from the West Curb curb shall no longer be required to turn right.

SECTION 2105.18 TRAFFIC LANES - NO PASSING

Traffic lanes shall be removed as follows:

Single lane, two-way left turn channelization shall be removed on BROAD ST from 0 feet east of BRICE RD to 200 feet east of BRICE RD

PARKING REGULATIONS

The parking regulations on the 605 foot long block face along the S side of ABERDEEN AV from BANCROFT ST extending to JOYCE AV shall be

Range in feet-Code Section-Regulation

0-605-2151.01-(STATUTORY RESTRICTIONS APPLY)

The parking regulations on the 707 foot long block face along the N side of BROAD ST from HIGH ST extending to THIRD ST shall be

Range in feet	Code Section	Regulation
0 - 81	2105.17	NO STOPPING ANYTIME
81 - 213	2105.17	NO STOPPING SAM - 9AM 4PM - 6PM WEEKDAYS
81 - 213	2155.03	1 HR PARKING METERS 9AM - 4PM EXCEPT SUNDAYS AND HOLIDAYS
213 - 249	2105.17	NO STOPPING ANYTIME
249 - 425	2105.14	BUS STOP ONLY
425 - 469	2150.14	HCP BUS STOP 3AM - 9AM AND 4PM - 6PM WEEKDAYS
425 - 469	2155.04	1 HR PARKING METER HCP ONLY 9AM - 4PM EXCEPT SUN AND HOLIDAYS
469 - 561	2105.17	NO STOPPING 3AM - 9AM 4PM - 6PM WEEKDAYS
469 - 561	2155.03	30 MIN PARKING METERS 9AM - 4PM EXCEPT SUNDAYS AND HOLIDAYS
561 - 604	2105.17	NO STOPPING ANYTIME
604 - 667	2105.17	NO STOPPING 3AM - 9AM 4PM - 6PM WEEKDAYS
604 - 667	2155.03	30 MIN PARKING METERS 9AM - 4PM EXCEPT SUNDAYS AND HOLIDAYS
667 - 707	2105.17	NO STOPPING ANYTIME

The parking regulations on the 625 foot long block face along the W side of EIGHTEENTH ST from SPRING ST extending to MARKET ST shall be

Range in feet	Code Section	Regulation
0 - 420	2151.01	(STATUTORY RESTRICTIONS APPLY)
420 - 443	2105.03	HANDICAPPED PARKING ONLY
443 - 625	2151.01	(STATUTORY RESTRICTIONS APPLY)

The parking regulations on the 598 foot long block face along the N side of GENESSEE AV from BREMEN ST extending to GREENWICH ST shall be

Range in feet	Code Section	Regulation
0 - 420	2151.01	(STATUTORY RESTRICTIONS APPLY)
420 - 443	2105.03	HANDICAPPED PARKING ONLY
443 - 568	2151.01	(STATUTORY RESTRICTIONS APPLY)
568 - 598	2105.17	NO STOPPING ANYTIME

The parking regulations on the 442 foot long block face along the W side of HIGH ST from BROAD ST extending to GAY ST shall be

Range in feet	Code Section	Regulation
0 - 151	2105.17	NO STOPPING ANYTIME
151 - 317	2105.14	BUS STOP ONLY
317 - 442	2105.17	NO STOPPING ANYTIME

The parking regulations on the 442 foot long block face along the W side of HIGH ST from FULTON ST extending to MOUND ST shall be

Range in feet	Code Section	Regulation
0 - 154	2105.17	NO STOPPING ANYTIME
154 - 283	2105.14	BUS STOP ONLY
283 - 442	2105.17	NO STOPPING ANYTIME

The parking regulations on the 446 foot long block face along the W side of HIGH ST from RICH ST extending to TOWN ST shall be

Range in feet	Code Section	Regulation
0 - 182	2105.17	NO STOPPING ANYTIME
182 - 312	2105.14	BUS STOP ONLY
312 - 446	2105.17	NO STOPPING ANYTIME

The parking regulations on the 718 foot long block face along the E side of HIGH ST from THIRD AV extending to FOURTH AV shall be

Range in feet	Code Section	Regulation
0 - 63	2105.17	NO STOPPING ANYTIME
63 - 160	2105.17	ONE HOUR PARKING SAM - 6PM WEEKDAYS
160 - 200	2105.17	NO STOPPING ANYTIME
200 - 223	2105.17	ONE HOUR PARKING SAM - 6PM WEEKDAYS
223 - 302	2105.17	NO STOPPING ANYTIME
302 - 342	2105.17	ONE HOUR PARKING 8AM - 6PM WEEKDAYS
342 - 482	2105.14	BUS STOP ONLY
482 - 718	2105.17	NO STOPPING ANYTIME

The parking regulations on the 496 foot long block face along the S side of HILDRETH AV from GRAHAM ST extending to JOHNSON ST shall be $\frac{1}{2}$

Range in feet	Code Section	Regulation
0 - 30	2105.17	NO STOPPING ANYTIME
30 - 70	2105.03	HANDICAPPED PARKING ONLY
70 - 346	2151.01	(STATUTORY RESTRICTIONS APPLY)
346 - 369	2105.03	HANDICAPPED PARKING ONLY
369 - 496	2151.01	(STATUTORY RESTRICTIONS APPLY)

The parking regulations on the 555 foot long block face along the S side of MORRILL AV from EIGHTH ST extending to WASHINGTON AV shall be

Range in feet	Code Section	Regulation
0 - 155	2151.01	(STATUTORY RESTRICTIONS APPLY)
155 - 169		(NAMELESS ALLEY)
169 - 303	2151.01	(STATUTORY RESTRICTIONS APPLY)
303 - 326	2105.03	HANDICAPPED PARKING ONLY
326 - 366	2151.01	(STATUTORY RESTRICTIONS APPLY)
366 - 389	2105.03	HANDICAPPED PARKING ONLY
389 - 450	2151.01	(STATUTORY RESTRICTIONS APPLY)
450 - 473	2105.03	HANDICAPPED PARKING ONLY
473 - 555	2151.01	(STATUTORY RESTRICTIONS APPLY)

The parking regulations on the 898 foot long block face along the N side of SCOTTWOOD RD from BARNETT RD extending to COBURG RD shall be

Range in feet	Code Section	Regulation
0 - 330		(STATUATORY RESTRICTIONS APPLY)
330 - 868	2105.14	NO STOPPING SAM - 4PM SCHOOL DAYS EXCEPT BUSES
868 - 898	2105.17	NO STOPPING ANYTIME

The parking regulations on the 282 foot long block face along the S side of TWELFTH AV from KINGRY ST extending to JEFFERSON AV shall be

Range in feet	Code Section	Regulation
0 - 135	2151.01	(STATUTORY RESTRICTIONS APPLY)
135 - 150		(NAMELESS ALLEY)
150 - 232	2151.01	(STATUTORY RESTRICTIONS APPLY)
232 - 252	2105.03	HANDICAPPED PARKING ONLY
252 - 282	2105.17	NO STOPPING ANYTIME

Any existing traffic restrictions, prohibitions or traffic control devices which conflict with these orders shall be declared null and void and shall be removed.

BY ORDER OF: LINDA K. PAGE, DIRECTOR (11/30/02)

CHANGES IN YOUR 1959 COLUMBUS CITY CODE

ORD. NO. 1715-02

To amend the Columbus City Codes, 1959, as it relates to 2003 water rates for customers of the Division of Water.

Section 1. That the existing Section 1105.04 of the Columbus City Codes, 1959, shall be and is hereby amended to read as follows:,

1105.04 Inside city water rates.

The charges for water supplied through meters to consumers within the corporate limits shall be based upon a service charge plus a commodity charge. The following rates shall apply to water services within the city

Monthly Service Charge	Monthly E	silled Amount	Quarterly	Billed Account
5/8 inch meter	\$ 13.80	14.49	\$ 3.16	3.32
³ / ₄ inch meter	14.00	14.70	3.23	3.39
1 inch meter	14.23	14.94	3.40	3.57
$1 - \frac{1}{2}$ inch meter	18.09	18.99	4.92	5.17
2 inch meter	23.66	24.84	10.50	11.03
3 inch meter	30.78	32.32	13.26	13.92
4 inch meter	33.80	35.49	20.64	21.67
6 inch meter	105.50	110.78	60.28	63.29
8 inch meter	148.00	155.40	87.93	92.33
10 inch meter	163.32	171.49	150.15	157.66
12 inch meter	167.01	175.36	153.84	161.53
16 inch meter	167.93	176.33	154.76	162.50
Eligible Senior Consumers			No Charg	ge

Commodity Charge	Net Rate per 1,000 Cubic Feet
Consumption Brackets	
First 1,500 cubic feet per month	\$12.12 12.73
Next 23,500 cubic feet per month	10.46 10.98
Next 175,000 cubic feet per month	8.11 8.52
Next 800,000 cubic feet per month	7.74 8.13
Next 1,000,000 cubic feet per month	6.93 7.28
All over 2,000,000 cubic feet per month	6.82 7.16

Section 2. That the existing Section 1105.05 A and 1105.05 B of the Columbus City Codes, 1959, shall be and is hereby amended to read as follows:

1105.05 Outside city water rates.

A. For areas covered by retail contracts: the outside city rates shall be the total obtained by adding the inside city rates and the percentage increase or additions specified in the contract. If no percentage is specified in the contract, the outside city rates shall be the inside city rates multiplied by one and three tenths (1.3) in accordance with the following schedules:

Monthly Service Charge	Monthly I	Billed Amount	Quarterly	y Billed Account
5/8 inch meter	\$ 17.94	18.84	\$ 4 .10	4.31
³ / ₄ inch meter	18.20	19.11	4.20	4.41
1 inch meter	18.50	19.42	4.42	4.64
$1 - \frac{1}{2}$ inch meter	23.52	24.69	6.40	6.72
2 inch meter	30.76	32.30	13.65	14.33
3 inch meter	40.01	42.01	17.24	18.10
4 inch meter	43.94	46.14	26.83	28.17
6 inch meter	137.15	144.01	78.36	82.28
8 inch meter	192.40	202.02	111.31	120.02
10 inch meter	212.32	222.93	195.20	204.95
12 inch meter	217.11	227.97	199.99	209.99

16 inch meter	218.31	229.22	201.19 211.25
Eligible Senior Consumers			No Charge

Commodity Charge	Net Rate	per 1,000 Cubic Feet
Consumption Brackets		
First 1,500 cubic feet per month	\$15.76	16.54
Next 23,500 cubic feet per month	13.60	14.28
Next 175,000 cubic feet per month	10.54	11.07
Next 800,000 cubic feet per month	10.06	10.57
Next 1,000,000 cubic feet per month	9.01	9.46
All over 2,000,000 cubic feet per month	8.87	9.31

B. For noncontract areas or areas where the contract has expired: the outside city rates shall be the inside city rates multiplied by one and one-half (1.5) in accordance with the following schedule:

Monthly Service Charge	Monthly Billed Amount		Quarterl	y Billed Account
5/8 inch meter	\$ 20.70	21.74	\$ 4 .74	4.98
³ / ₄ inch meter	21.00	22.05	4.85	5.09
1 inch meter	21.35	22.41	5.10	5.36
$1 - \frac{1}{2}$ inch meter	27.14	28.49	7.38	7.75
2 inch meter	35.49	37.26	15.75	16.54
3 inch meter	46.17	48.48	19.90	20.88
4 inch meter	50.70	53.24	30.96	32.51
6 inch meter	158.25	166.16	90.42	94.94
8 inch meter	222.00	233.10	131.90	138.49
10 inch meter	244.98	257.23	225.23	236.49
12 inch meter	250.52	263.04	230.76	242.30
16 inch meter	251.90	264.49	232.14	243.75
Eligible Senior Consumers			No Char	ge

Commodity Charge	Net Rate p	per 1,000 Cubic Feet
Consumption Brackets		
First 1,500 cubic feet per month	\$18.18	19.09
Next 23,500 cubic feet per month	15.69	16.47
Next 175,000 cubic feet per month	12.17	12.77
Next 800,000 cubic feet per month	11.61	12.19
Next 1,000,000 cubic feet per month	10.40	10.94
All over 2,000,000 cubic feet per month	10.23	10.74

Section 3. That the existing Section 1105.055 A of the Columbus City Codes, 1959, shall be and is hereby amended to read as follows:

1105.055 Outside city master metered contract water rates.

A. For areas covered by wholesale master metered contracts: the rates shall be as follows:

Monthly Service Charge	Monthly Billed Amount
5/8 inch meter	\$ 14.73 15.47
³ / ₄ inch meter	14.88 15.62
1 inch meter	28.59 30.02
$1 - \frac{1}{2}$ inch meter	32.80 34.44
2 inch meter	47.91 50.31
3 inch meter	55.30 58.07
4 inch meter	75.38 79.15
6 inch meter	183.33 192.50
8 inch meter	257.19 270.05
10 inch meter	428.82 450.26
12 inch meter	433.07 454.72

16 inch meter	44	1.40	463.47	
Commodity Charge				
Net Rate per 1,000 Cubic Feet		\$ 11.92	12.52	

Section 4. That the existing Section 1105.10 of the Columbus City Codes, 1959, shall be and is hereby amended to read as follows:

1105.10 Fire protection service inside city.

For all fire protection service installations made after the effective date of this chapter requiring a separate fire service line the consumer shall install at his expense, subject to the inspection and approval of the division of water, all of the piping system necessary to extend from the consumer's system and connect to the city's existing water main.

All separate fire service lines shall have installed, before service is established, an approved meter installation. Such meter and the installation shall meet the specifications and approval of the division of water and the entire installation shall be at the expense of the consumer.

The following rates shall apply to fire protection services:

Monthly Fire Protection Service Charge	Monthly Billed Amount		Quarterly Billed Account	
3 inch meter	\$ 30.05	31.55	7.04	7.39
4 inch meter	32.39	34.01	9.38	9.85
6 inch meter	39.39	41.36	16.38	17.20
8 inch meter	52.24	54.85	29.23	30.69
10 inch meter	69.75	73.24	46.74	49.08
12 inch meter	94.27	98.98	71.26	74.82

For areas covered by retail contracts, the outside city rates shall be the total obtained by adding the inside city rates and the percentage increase or additions specified in the contract. If no percentage is specified in the contract, the outside city rates shall be the inside city rates multiplied by one and three tenths (1.3). For noncontract areas or areas where the contract has expired, the outside city rate shall be the inside city rate multiplied by one and one-half (1.5).

The city reserves the right to order the installation of a meter on an existing fire protection line upon violation of applicable ordinances and the rules and regulations of the director of public utilities.

No charge except the minimum charge will be made for any measured water flow resulting from the use of water for fire fighting purposes when such fire has been reported to the fire department serving the area involved.

Where an unmetered tap for a fire service line exists, the following charge shall be paid in lieu of the minimum charges per month prescribed in C.C. Sections 1105.04 and 1105.05:

Size of Fire Service Tap	Monthly Inside City Service		Monthly Contract Areas		Monthly Non-Contract	
	Charge		Service Cha	arge	Service Cha	rge
Taps 4 inch diameter	\$ 75.54	79.32	\$ 88.20	103.11	\$ 113.31	118.98
Taps 6 inch diameter	152.69	160.32	198.50	208.42	229.04	240.49
Taps 8 inch diameter	226.51	237.84	294.46	309.19	339.77	356.75
Taps 10 inch diameter	301.97	317.07	392.56	412.19	4 52.96	475.60
Taps 12 inch diameter	377.54	396.42	490.80	515.34	566.31	594.63
Taps 16 inch diameter	528.53	554.96	687.09	721.44	792.80	832.43

When a property is served with both a fire protection service and water service, the amount to be paid for the combined service shall be the charge computed by using the applicable commodity rate established in Sections 1105.04 and 1105.05 and, where applicable, the monthly unmetered fire protection service charge established in Section 1105.10.

When a property is served by more than one (1) fire protection service and such services provide water to a common inter-connected fire protection system, the services shall be considered a single fire protection service with the rates or charges to be based on the largest tap or meter.

All outlets, except sprinkler heads, on unmetered fire protection service shall be sealed under the supervision of the division of water. No person shall break a seal or withdraw water from any unmetered fire protection system, except in the case of fire, without prior approval of the administrator of the division of water. (Ord. 478-92.)

Section 5. That water rates herein established shall be applicable to all water used on or after the effective date of this Ordinance.

Section 6. That this Ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1716-02

To amend Chapter 1149 of the Columbus City Codes 1959, to enact new Stormwater fees effective January 1, 2003, and to repeal the existing Section being amended.

WHEREAS, it is necessary to increase Stormwater charges from \$2.73 per Equivalent Residential Unit (ERU) to \$2.87 per ERU to more accurately match needed revenue to estimated program expenses; now, therefore, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That effective January 1, 2003, Section 1149.08, (b) of the Columbus City Codes 1959, be and is hereby amended to read as follows:

1149.08 Rate Structure

(b) The charge as prescribed in the rate schedule is as follows:

\$0.0896 \$0.0941 per day per Equivalent Residential Unit (ERU).

SECTION 2. That effective January 1, 2003, existing Section 1149.08, (b) of the Columbus City Codes, 1959, be and is hereby repealed.

SECTION 3. That this Ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1717-02

To amend Chapter 1147, Section 1147.11 of the Columbus City Codes 1959, to enact new sanitary sewer service rates for the year beginning January 1, 2003, and to repeal the existing Section being amended.

WHEREAS, it is necessary to establish new sewer sanitary services rates, effective January 1, 2003, for sewerage services to properties discharging into the sanitary sewerage system of the City of Columbus in order to recover the cost of rendering said sewerage services for the calendar year 2003; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. That effective January 1, 2003, Section 1147.11 of the Columbus City Codes 1959, be and is hereby amended to read as follows:

1147.11 Rate Schedules.

- (a) Charges Within Corporate Limits. For the purpose stated in Sections 1147.02 and 147.12 there is hereby charged to each user situated within the corporate limits of the city, having any active sewer connection with the sewerage system of such city or otherwise discharging sewerage, industrial wastes, water or other liquids, either directly or indirectly into the city's sewerage system, sewer charges as hereinbefore provided, and in the amount determinable as follows:
- (1) For any such lot, parcel of land, building or premises having any connection with the city's sewerage system or otherwise discharging sanitary sewerage, industrial wastes, water or other liquids, either directly or indirectly into the city's sewerage system, such charge shall be based upon the quantity of water used therein as the same is measured by a water meter or meters there in use, as hereinafter described, and there shall be charged:

The charges as prescribed in the rate schedule as follows:

		Inside City		
		Standard	Standard Strength	Extra Strength
		Strength User	Industrial User	Industrial User
User Charge System				
Billing Charge				
Quarterly Accounts	\$/Month	\$ 1.98	\$ 1.98	\$ 1.98
Monthly Accounts	\$/Month	\$ 5.95	\$ 5.95	\$ 5.9 5
Commodity O&M	\$/MCF	\$ 6.78	\$ 6.78	\$ 6.78
Extra Strength BOD	\$/lb			\$ 0.18
Extra Strength SS	\$/lb			\$ 0.11
Extra Strength	\$/lb			\$ 0.18
Sewer Maintenance				
Sanitary				
Commodity	\$/MCF	\$ 2.30	\$ 2.30	\$ 2.30

Industry Specific				
Commodity	\$/MCF		\$ 2.75	\$ 2.75
Local Capital Cost System				
Commodity	\$/MCF	\$ 7.99	\$ 7.99	\$ 7.99
Extra Strength BOD	\$/lb			\$ 0.16
Extra Strength SS	\$/lb			\$ 0.09
Extra Strength TKN	\$/lb			\$ 0.18
Totals				
Commodity	\$/MCF	\$ 17.07	\$ 19.82	\$ 19.82
Extra Strength BOD	\$/lb			\$ 0.34
Extra Strength SS	\$/lb			\$ 0.20
Extra Strength TKN	\$/lb			\$ 0.36
Customer Specific				
Quarterly Accounts	\$/Month	\$ 1.98	\$ 1.98	\$ 1.98
Monthly Accounts	\$/Month	\$ 5.95	\$ 5.95	\$ 5.9 5

		Inside City			
		Standard	Standard Strength	Extra Strength	
		Strength User	Industrial User	Industrial User	
User Charge System					
Billing Charge					
Quarterly Accounts	\$/Month	\$ 2.08	\$ 2.08	\$ 2.08	
Monthly Accounts	\$/Month	\$ 6.25	\$ 6.25	\$ 6.25	
Commodity O&M	\$/MCF	\$ 7.12	\$ 7.12	\$ 7.12	
Extra Strength BOD	\$/lb			\$ 0.19	
Extra Strength SS	\$/lb			\$ 0.12	
Extra Strength	\$/lb			\$ 0.19	
Sewer Maintenance					
Sanitary					
Commodity	\$/MCF	\$ 2.42	\$ 2.42	\$ 2.42	
Industry Specific					
Commodity	\$/MCF		\$ 2.89	\$ 2.89	
Local Capital Cost System					
Commodity	\$/MCF	\$ 8.39	\$ 8.39	\$ 8.39	
Extra Strength BOD	\$/lb			\$ 0.17	
Extra Strength SS	\$/lb			\$ 0.09	
Extra Strength TKN	\$/lb			\$ 0.19	
Totals					
Commodity	\$/MCF	\$ 17.93	\$ 20.82	\$ 20.82	
Extra Strength BOD	\$/lb			\$ 0.36	
Extra Strength SS	\$/lb			\$ 0.21	
Extra Strength TKN	\$/lb			\$ 0.38	
Customer Specific					
Quarterly Accounts	\$/Month	\$ 2.08	\$ 2.08	\$ 2.08	
Monthly Accounts	\$/Month	\$ 6.25	\$ 6.25	\$ 6.25	

- (b) Charges Outside Corporate Limits. For the purpose stated in Sections 1147.02 and 1147.12, there is hereby charged to each user situated outside the corporate limits of the city, having any active sewer connection with the sewerage system of such city or otherwise discharging sewage, industrial wastes, other liquids, either directly or indirectly into the city's sewerage system, sewer charges as hereinbefore provided, and in the amount determinable as follows:
- (1) For any such lot, parcel of land, building or premises having any connection with the city's sewerage system or otherwise discharging sanitary sewage, industrial wastes, water or other liquids, either directly or indirectly into the city's sewerage system, such charge shall be based upon the quantity of water used thereon or therein as the same is measured by a water meter or meters there in use, as hereinafter described, and there shall be charged:

The charges as prescribed in the rate schedule as follows:

		Outside City			
		Standard	Standard Strength	Extra Strength	
		Strength User	Industrial User	Industrial User	
User Charge System					
Billing Charge					
Quarterly Accounts	\$/Month	\$ 1.98	\$ 1.98	\$ 1.98	
Monthly Accounts	\$/Month	\$ 5.95	\$ 5.95	\$ 5.95	
Commodity O&M	\$/MCF	\$ 8.73	\$ 8.73	\$ 8.73	
Extra Strength BOD	\$/lb			\$ 0.22	
Extra Strength SS	\$/lb			\$ 0.14	
Extra Strength	\$/lb			\$ 0.22	
Sewer Maintenance					
Sanitary					
Commodity	\$/MCF	\$ 0.66	\$ 0.66	\$ 0.66	
Industry Specific					
Commodity	\$/MCF		\$ 2.75	\$ 2.75	
Local Capital Cost System					
Commodity	\$/MCF	\$ 10.28	\$ 10.28	\$ 10.28	
Extra Strength BOD	\$/lb			\$ 0.19	
Extra Strength SS	\$/lb			\$ 0.11	
Extra Strength TKN	\$/lb			\$ 0.23	
Totals					
Commodity	\$/MCF	\$ 19.67	\$ 22.43	\$ 22.43	
Extra Strength BOD	\$/lb			\$ 0.41	
Extra Strength SS	\$/lb			\$ 0.25	
Extra Strength TKN	\$/lb			\$ 0.45	
Customer Specific					
Quarterly Accounts	\$/Month	\$ 1.98	\$ 1.98	\$ 1.98	
Monthly Accounts	\$/Month	\$ 5.95	\$ 5.9 5	\$ 5.95	

		Outside City			
		Standard	Standard Strength	Extra Strength	
		Strength User	Industrial User	Industrial User	
User Charge System					
Billing Charge					
Quarterly Accounts	\$/Month	\$ 2.08	\$ 2.08	\$ 2.08	
Monthly Accounts	\$/Month	\$ 6.25	\$ 6.25	\$ 6.25	
Commodity O&M	\$/MCF	\$ 9.17	\$ 9.17	\$ 9.17	
Extra Strength BOD	\$/lb			\$ 0.23	
Extra Strength SS	\$/lb			\$ 0.15	
Extra Strength	\$/lb			\$ 0.23	
Sewer Maintenance					
Sanitary					
Commodity	\$/MCF	\$ 0.69	\$ 0.69	\$ 0.69	
Industry Specific					
Commodity	\$/MCF		\$ 2.89	\$ 2.89	
Local Capital Cost System					
Commodity	\$/MCF	\$ 10.79	\$ 10.79	\$ 10.79	
Extra Strength BOD	\$/lb			\$ 0.20	
Extra Strength SS	\$/lb			\$ 0.12	
Extra Strength TKN	\$/lb			\$ 0.24	
Totals					
Commodity	\$/MCF	\$ 20.64	\$ 23.54	\$ 23.55	
Extra Strength BOD	\$/lb			\$ 0.43	
Extra Strength SS	\$/lb			\$ 0.27	

Extra Strength TKN	\$/lb			\$ 0.47
Customer Specific				
Quarterly Accounts	\$/Month	\$ 2.08	\$ 2.08	\$ 2.08
Monthly Accounts	\$/Month	\$ 6.25	\$ 6.25	\$ 6.25

SECTION 2. That effective January 1, 2003, existing Section 1147.11, (a) and (b) of Chapter 1147 of the Columbus City Codes, 1959, be and is hereby repealed.

SECTION 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

ORD. NO. 1718-02

To authorize an amendment to Columbus City Codes, 1959, Title 21, Chapter §2133.03.

WHEREAS, there is currently incongruity between the speeding prohibitions found in the Ohio Revised Code and the speeding prohibitions found in the Columbus City Codes; and

WHEREAS, Columbus Police Officers can cite speeders on streets and freeways within Columbus corporate limits under either the Ohio Revised Code or the Columbus City Codes; and

WHEREAS, it is desirable to have consistency between the Codes; now, therefore BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS, OHIO:

SECTION 1. That Section §2133.03 of the Columbus City Codes, 1959, shall be amended to read as follows:

2133.03 Maximum speed limits; assured clear distance ahead.

- (A) No person shall operate a motor vehicle in and upon the streets and or highways at a speed that is greater or less than is reasonable or proper, having due regard to the traffic, surface and width of the street or highway, and any other conditions, and no person shall drive any motor vehicle in and upon any street or highway at a greater speed than will permit him the person to bring it to a stop within the assured clear distance ahead.
- (B) It is prima facie lawful, in the absence of a lower limit declared pursuant to R.C. §4511.21 by the Director of Transportation or local authorities, for the operator of a motor vehicle to operate the same at a speed not exceeding the following:
 - (a)(1) 15-miles per hour on all alleys within the City;
 - (b)(2) 20-miles per hour in school zones during school recess and while children are going to or leaving school during the opening or closing hours, and when 20-miles per hour school speed limit signs are erected; except that on controlled access highways and expressways, if the right-of-way line fence has been erected without pedestrian opening, the speed shall be governed by subsection (e) of this section, and on freeways, if the right-of-way line fence has been erected without pedestrian opening, the speed shall be governed by subsection (f) of this section. The end of every school zone may be marked by a sign indicating the end of the zone. Nothing in this section or in the manual and specifications for a uniform system of traffic control devices shall be construed to require school zones to be indicated by signs equipped with flashing or other lights, or giving other special notice of the hours in which the school zone speed is in effect;
 - (e)(3) 25-miles per hour in all other portions of the City, except on State routes outside business districts, through streets <u>outside business districts</u>, and through highways outside business districts;
 - $\frac{\text{(d)}(4)}{\text{(d)}}$ 35-miles per hour on all State routes or through streets and through highways within the City outside business districts, except as provided in subsection (e) division (B)(5) of this section;
 - (e)(5) 50-miles per hour on controlled-access highways and expressways within the City, and on State routes outside urban districts unless a lower prima facie speed is established as provided by R.C. §4511.21;
 - (f)(6) 55-miles per hour at all times on freeways with paved shoulders inside the City, other than freeways as provided in division (B)(7) of this section; and
 - (7) <u>65-miles per hour for operators of any motor vehicle weighing 8.000 pounds or less empty weight and any commercial bus at all times on all portions of the following:</u>
 - (a) Freeways that are part of the interstate system and that had such a speed limit established prior to October 1. 1995. and freeways that are not part of the interstate system, but are built to the standards and specifications that are applicable to freeways that are part of the interstate system and that had such a speed limit established prior to October 1, 1995.
 - (b) Freeways that are part of the interstate system and freeways that are not part of the interstate system but are built to the standards and specifications that are applicable to freeways that are part of the interstate system, and that had such a speed limit established under division (L) of R.C. §4511.21.

- (c) Rural, divided, multi-lane highways that are designated as part of the national highway system under the "National Highway System Designation Act of 1995." 109 Stat. 568. 23 U.S.C.A. 103. and that had such a speed limit established under division (M) of R.C. §4511.21.
- (C) It is prima facie unlawful for any person to exceed any of the speed limitations in divisions (B)(l)-(7) of this section, or any declared pursuant to R.C. §4511.21 by the Director of Transportation or local authorities and it is unlawful for any person to exceed any of the speed limitations in division (D) of this section. No person shall be convicted of more than one violation of this section for the same conduct, although violations of more than one provision of this section may be charged in the alternative in a single affidavit.
 - (D) No person shall operate a motor vehicle upon a street or highway as follows:
 - (1) At a speed exceeding 55-miles per hour, except upon a freeway as provided in division (B)(7) of this section.
 - (2) At a speed exceeding 65-miles per hour upon a freeway as provided in division (B)(7) of this section.
 - (3) At a speed exceeding the posted speed limit upon a freeway for which the Director of Transportation has determined and declared a speed limit pursuant to division (DC21. (L)(2) or (M) of R.C. §4511.21.
- (E) In every charge of violation of this section the affidavit and warrant shall specify the time, place, and the speed at which the defendant is alleged to have driven, and in charges made in reliance upon division (C) of this section also the speed which division (B)(l), (2), (3), (4), or (5) of. or a limit declared pursuant to, also, the speed which this section declares is prima facie lawful at the time and place of such alleged violation, except that in affidavits where a person is alleged to have driven at a greater speed than will permit him to bring the vehicle to a stop within the assured clear distance ahead, the affidavit and warrant need not specify the speed at which the defendant is alleged to have driven. (O.R.C. §4511.21.)
- (F) Notwithstanding the above provisions, should the Ohio Director of Transportation or Council under the authority of Ohio R.C. §4511.21 determine and declare a reasonable and safe prima facie speed limit different than those stated above, and appropriate signs giving notice thereof are erected in accordance with Ohio R.C. §4511.21, it shall be prima facie lawful for the operator of a motor vehicle to operate the same at a speed not in excess of such designated speed, and it shall be prima facie unlawful for any person to exceed such speed.
- SECTION 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.
- Passed November 25, 2002, Matthew D. Habash, President of Council / Approved November 26, 2002 Michael B. Coleman, Mayor / Attest, Timothy McSweeney, City Clerk

TABLE OF CHANGES IN YOUR 1959 COLUMBUS CITY CODE

Codo	Oudinanas			Cubicat
Code To amend the Columbus City Codes	Ordinance 1145-02	2002 29	Page 1498	Subject To amend the Columbus City Codes, 1959, by increasing the penalty for speeding in a school zone from a minor misdemeanor to a 4th degree misdemeanor, with a mandatory court appearance and a maximum fine \$250; and to make the Code consistent with the Ohio Revised Code; and to declare an emergency.
To supplement the Columbus City Codes	1143-02	30	1561	To supplement the Columbus City Codes, 1959, by amending C.C. 3303, 3351, 3353, and 3355 to: standardize the definition of dwelling unit among three different codes; augment the definition of hotel and motel; clarify where dwelling units may be constructed in commercial districts; update terminology and make language and grammatical changes.
To supplement and amend various sections of the Columbus Building Code	1144-02	30	1569	To supplement and amend various sections of the Columbus Building Code, Title 41, in order to allow for the registration of all general contractors responsible for all work on multi-family, commercial, industrial and institutional structures as governed by the Ohio Basic Building Code (OBC) as well as all new one, two, and three family dwellings for a flat fee as already prescribed in the Building Services Fee Schedule.
To establish new chapter 1934 of the Columbus City Codes	1183-02	30	1584	To establish new chapter 1934 of the Columbus City Codes, 1959, thereby establishing the authority to assess and collect an emergency medical services reimbursement fee.
To repeal ordinance 1128-02	1335-02	31	1686	To repeal ordinance 1128-02 in order to correct a numbering conflict in Chapter 3372 and to supplement the Columbus City Codes, 1959, by the enactment of new sections in Chapter 3372, Planning Overlay, in order to create the "High Street: North of Morse Road Planning Overlay" for that portion of the High Street corridor from Morse Road-Rathbone Avenue to the city of Worthington corporate line; and to declare an emergency.
To enact new Chapter 373	0754-02	31	1689	To enact new Chapter 373 of the Columbus City Codes, 1959, to provide for an excise tax upon the short-term rental of passenger vehicles and to provide for administration and collection of the tax by the City Auditor.
To repeal existing Chapters 3101 and 3103	1368-02	38	1768	To repeal existing Chapters 3101 and 3103 of the Columbus City Code, 1959, and to reorganize existing code language and create new Chapters 3101, 3103, and 3105 in Title 31, "Planning and Platting," to better organize and update the enabling sections of the Planning and Platting Code to be similar to other development related titles and construction, thereby paralleling the Zoning and Building Codes.
To supplement and amend various sections	1415-02	39	1801	To supplement and amend various sections in Title 13, "Refuse Collection Code", in order to allow for the streamlining of code enforcement through the centralization of enforcement staff in the Department of Development while still allowing for the regulation of refuse collection by the Department of Public Service.
To amend Chapter 1105	1447-02	39	1807	To amend Chapter 1105 of the Columbus City Codes, 1959, to modify the current method of assessing front footage fees for tapping into City of Columbus water lines.
To amend Chapters 1105 and 1147	1448-02	39	1808	To amend Chapters 1105 and 1147 of the Columbus City Codes, 1959 to eliminate unnecessary language regarding the grace period and penalty assessment dates of water and sewer bills.
To correct an inadvertent omission in Chapter 3372	1463-02	40	1844	To correct an inadvertent omission in Chapter 3372 (Urban Commercial Overlay) of the Columbus City Codes through a minor amendment to Section 3372.611 (Design Standards).
To amend the Columbus City Codes	1534-02	44	2017	To amend the Columbus City Codes, 1959, by the enactment of new sections in Chapter 3380, Standards For Areas of Special Graphics Control, in order to create the "Morse Road Special Graphics Control Area" for that portion of the Morse Road corridor from Interstate 71 to the centerline of Sunbury Road (map attached), and to repeal existing Sections 3380.101 and 3380.103.
To supplement the Columbus City Codes	1535-02	44	2019	To supplement the Columbus City Codes, 1959, by the enactment of new sections in Chapter 3372, Planning Overlay, in order to create the "Morse Road Planning Overlay" for that portion of the Morse Road corridor from Interstate 71 to the centerline of Sunbury Road (map attached).
To amend the Columbus City Codes	1715-02	48	2278	To amend the Columbus City Codes, 1959, as it relates to 2003 water rates for customers of the Division of Water.
To amend Chapter 1149 of the Columbus City Codes	1716-02	48	2281	To amend Chapter 1149 of the Columbus City Codes 1959, to enact new Stormwater fees effective January 1, 2003, and to repeal the existing Section being amended.
To amend Chapter 1147	1717-02	48	2281	To amend Chapter 1147, Section 1147.11 of the Columbus City Codes 1959, to enact new sanitary sewer service rates for the year beginning January 1, 2003, and to repeal the existing Section being amended.
To authorize an amendment	1718-02	48	2284	The authorize an amendment to Columbus City Codes, 1959, Title 21, Chapter 2133.03.